Calendar No. 577

105TH CONGRESS **S. 2432**

[Report No. 105-334]

A BILL

To support programs of grants to States to address the assistive technology needs of individuals with disabilities, and for other purposes.

September 15, 1998

Reported with an amendment

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105TH CONGRESS 2D SESSION S. 2432

[Report No. 105-334]

To support programs of grants to States to address the assistive technology needs of individuals with disabilities, and for other purposes.

IN THE SENATE OF THE UNITED STATES

September 2 (legislative day, August 31), 1998

Mr. Jeffords (for himself, Mr. Harkin, Mr. Bond, Mr. Kerry, Mr. McConnell, Ms. Collins, Mr. Kennedy, Mr. Reed, Mr. Frist, Mr. DeWine, Mr. Bingaman, Mr. Wellstone, Mr. Warner, Mr. Dodd, Mr. Faircloth, and Mr. Ford) introduced the following bill; which was read twice and referred to the Committee on Labor and Human Resources

SEPTEMBER 15, 1998

Reported by Mr. Jeffords, with an amendment

[Strike out all after the enacting clause and insert the part printed in italic]

A BILL

To support programs of grants to States to address the assistive technology needs of individuals with disabilities, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be eited as the
- 3 "Assistive Technology Act of 1998".
- 4 (b) Table of Contents for
- 5 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Findings and purposes.
 - Sec. 3. Definitions and rule.

TITLE I—STATE GRANT PROGRAMS

- See. 101. Continuity grants for States that received funding for a limited period for technology-related assistance.
- Sec. 102. State challenge grants.
- Sec. 103. Supplementary millennium grants to States for State and local capacity building.
- Sec. 104. State grants for protection and advocacy related to assistive technology.
- Sec. 105. Administrative provisions.
- Sec. 106. Technical assistance program.
- Sec. 107. Authorization of appropriations.

TITLE II—NATIONAL ACTIVITIES

Subtitle A—Rehabilitation Act of 1973

- Sec. 201. Coordination of Federal research efforts.
- Sec. 202. National Council on Disability.
- Sec. 203. Architectural and Transportation Barriers Compliance Board.

Subtitle B—Other National Activities

- Sec. 211. Small business incentives.
- Sec. 212. Technology transfer and universal design.
- Sec. 213. Universal design in products and the built environment.
- Sec. 214. Outreach.
- Sec. 215. Training pertaining to rehabilitation engineers and technicians.
- Sec. 216. Assistive technology taxonomy.
- Sec. 217. President's Committee on Employment of People With Disabilities.
- Sec. 218. Authorization of appropriations.

TITLE III—ALTERNATIVE FINANCING MECHANISMS

- Sec. 301. General authority.
- Sec. 302. Amount of grants.
- Sec. 303. Applications and procedures.
- Sec. 304. Contracts with community-based organizations.
- Sec. 305. Grant administration requirements.
- Sec. 306. Information and technical assistance.
- Sec. 307. Annual report.
- Sec. 308. Authorization of appropriations.

TITLE IV—REPEAL AND CONFORMING AMENDMENTS Sec. 401. Repeal.

1	SEC.	2.	FINDINGS	AND	PURPOSES.
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2	(a) FINDINGS.—Congress finds the following:
3	(1) Disability is a natural part of the human
4	experience and in no way diminishes the right of in-
5	dividuals to—
6	(A) live independently;
7	(B) enjoy self-determination and make
8	ehoices;
9	(C) benefit from an education;
10	(D) pursue meaningful careers; and
11	(E) enjoy full inclusion and integration in
12	the economic, political, social, cultural, and edu-
13	cational mainstream of society in the United
14	States.
15	(2) Technology has become 1 of the primary en-
16	gines for economic activity, education, and innova-
17	tion in the Nation, and throughout the world. The
18	commitment of the United States to the development
19	and utilization of technology is 1 of the main factors
20	underlying the strength and vibrancy of the economy
21	of the United States.
22	(3) As technology has come to play an increas-
23	ingly important role in the lives of all persons in the
24	United States, in the conduct of business, in the

functioning of government, in the fostering of communication, in the conduct of commerce, and in the provision of education, its impact upon the lives of the more than 50,000,000 individuals with disabilities in the United States has been comparable to its impact upon the remainder of the citizens of the United States. Any development in mainstream technology would have profound implications for individuals with disabilities in the United States.

(4) Substantial progress has been made in the development of assistive technology devices, including adaptations to existing devices that facilitate activities of daily living, that significantly benefit individuals with disabilities of all ages. Such devices and adaptations increase the involvement of such individuals in, and reduce expenditures associated with, programs and activities such as early intervention, education, rehabilitation and training, employment, residential living, independent living, and recreation programs and activities, and other aspects of daily living.

(5) All States have comprehensive statewide programs of technology-related assistance. Federal support for such programs should continue, strengthening the capacity of each State to assist in-

1	dividuals with disabilities of all ages with their as-
2	sistive technology needs.
3	(6) Notwithstanding the efforts of such State
4	programs, there is still a lack of—
5	(A) resources to pay for assistive tech-
6	nology devices and assistive technology services;
7	(B) trained personnel to assist individuals
8	with disabilities to use such devices and serv-
9	ices;
10	(C) information among targeted individuals
11	about the availability and potential benefit of
12	technology for individuals with disabilities;
13	(D) outreach to underrepresented popu-
14	lations and rural populations;
15	(E) systems that ensure timely acquisition
16	and delivery of assistive technology devices and
17	assistive technology services;
18	(F) coordination among State human serv-
19	ices programs, and between such programs and
20	private entities, particularly with respect to
21	transitions between such programs and entities;
22	and
23	(G) capacity in such programs to provide
24	the necessary technology-related assistance.

(7) In the current technological environment, the line of demarcation between assistive technology and mainstream technology is becoming ever more difficult to draw.

(8) Many individuals with disabilities cannot access existing telecommunications and information technologies and are at risk of not being able to access developing technologies. The failure of Federal and State governments, hardware manufacturers, software designers, information systems managers, and telecommunications service providers to account for the specific needs of individuals with disabilities in the design, manufacture, and procurement of telecommunications and information technologies results in the exclusion of such individuals from the use of telecommunications and information technologies and results in unnecessary costs associated with the retrofitting of devices and product systems.

(9) There are insufficient incentives for Federal contractors and other manufacturers of technology to address the application of technology advances to meet the needs of individuals with disabilities of all ages for assistive technology devices and assistive technology services.

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(10) The use of universal design principles reduces the need for many specific kinds of assistive technology devices and assistive technology services by building in accommodations for individuals with disabilities before rather than after production. The use of universal design principles also increases the likelihood that products (including services) will be compatible with existing assistive technologies. These principles are increasingly important to enhance access to information technology, telecommunications, transportation, physical structures, and consumer products. There are insufficient incentives for commercial manufacturers to incorporate universal design principles into the design and manufacturing of technology products, including devices of daily living, that could expand their immediate use by individuals with disabilities of all ages.

(11) There are insufficient incentives for commercial pursuit of the application of technology devices to meet the needs of individuals with disabilities, because of the perception that such individuals constitute a limited market.

(12) At the Federal level, the Federal Laboratories, the National Aeronauties and Space Administration, and other similar entities do not recognize

the value of, or commit resources on an ongoing basis to, technology transfer initiatives that would benefit, and especially increase the independence of, individuals with disabilities.

(13) At the Federal level, there is a lack of coordination among agencies that provide or pay for
the provision of assistive technology devices and assistive technology services. In addition, the Federal
Government does not provide adequate assistance
and information with respect to the quality and use
of assistive technology devices and assistive technology services to targeted individuals.

(14) There are changes in the delivery of assistive technology devices and assistive technology services, including—

(A) the impact of the increased prevalence of managed care entities as payors for assistive technology devices and assistive technology services;

(B) an increased focus on universal design;

(C) the increased importance of assistive technology in employment, as more individuals with disabilities move from public assistance to work through training and on-the-job accommodations;

1	(D) the role and impact that new tech-
2	nologies have on how individuals with disabil-
3	ities will learn about, access, and participate in
4	programs or services that will affect their lives;
5	and
6	(E) the increased role that telecommuni-
7	cations play in education, employment, health
8	care, and social activities.
9	(b) Purposes.—The purposes of this Act are—
10	(1) to provide financial assistance to States to
11	undertake activities that assist each State in main-
12	taining and strengthening a permanent comprehen-
13	sive statewide program of technology-related assist-
14	ance, for individuals with disabilities of all ages, that
15	is designed to—
16	(A) increase the availability of, funding
17	for, access to, and provision of, assistive tech-
18	nology devices and assistive technology services;
19	(B) increase the active involvement of indi-
20	viduals with disabilities and their family mem-
21	bers, guardians, advocates, and authorized rep-
22	resentatives, in the maintenance, improvement,
23	and evaluation of such a program;
24	(C) increase the involvement of individuals
25	with disabilities and, if appropriate, their family

1	members, guardians, advocates, and authorized
2	representatives, in decisions related to the pro-
3	vision of assistive technology devices and assist-
4	ive technology services;
5	(D) increase the provision of outreach to
6	underrepresented populations and rural popu-
7	lations, to enable the 2 populations to enjoy the
8	benefits of activities carried out under this Act
9	to the same extent as other populations;
10	(E) increase and promote coordination
11	among State agencies, between State and local
12	agencies, among local agencies, and between
13	State and local agencies and private entities
14	(such as managed care providers), that are in-
15	volved or are eligible to be involved in carrying
16	out activities under this Act;
17	(F)(i) increase the awareness of laws, reg-
18	ulations, policies, practices, procedures, and or-
19	ganizational structures, that facilitate the avail-
20	ability or provision of assistive technology de-
21	vices and assistive technology services; and
22	(ii) facilitate the change of laws, regula-
23	tions, policies, practices, procedures, and orga-

nizational structures, to obtain increased avail-

1	ability or provision of assistive technology de-
2	vices and assistive technology services;
3	(G) increase the probability that individ-
4	uals with disabilities of all ages will, to the ex-
5	tent appropriate, be able to secure and main-
6	tain possession of assistive technology devices
7	as such individuals make the transition between
8	services offered by human service agencies or
9	between settings of daily living (for example,
10	between home and work);
11	(H) enhance the skills and competencies of
12	individuals involved in providing assistive tech-
13	nology devices and assistive technology services;
14	(I) increase awareness and knowledge of
15	the benefits of assistive technology devices and
16	assistive technology services among targeted in-
17	dividuals;
18	(J) increase the awareness of the needs of
19	individuals with disabilities of all ages for as-
20	sistive technology devices and for assistive tech-
21	nology services; and
22	(K) increase the capacity of public agencies
23	and private entities to provide and pay for as-
24	sistive technology devices and assistive tech-

1	nology services on a statewide basis for individ-
2	uals with disabilities of all ages;
3	(2) to identify Federal policies that facilitate
4	payment for assistive technology devices and assist-
5	ive technology services, to identify those Federal
6	policies that impede such payment, and to eliminate
7	inappropriate barriers to such payment; and
8	(3) to enhance the ability of the Federal Gov-
9	ernment to—
10	(A) provide States with financial assistance
11	that supports—
12	(i) information and public awareness
13	programs relating to the provision of as-
14	sistive technology devices and assistive
15	technology services;
16	(ii) improved interagency and public-
17	private coordination, especially through
18	new and improved policies, that result in
19	increased availability of assistive tech-
20	nology devices and assistive technology
21	services; and
22	(iii) technical assistance and training
23	in the provision or use of assistive tech-
24	nology devices and assistive technology
25	services; and

1 (B) fund national, regional, State, and
2 local targeted initiatives that promote under3 standing of and access to assistive technology
4 devices and assistive technology services for targeted individuals.

6 SEC. 3. DEFINITIONS AND RULE.

- (a) DEFINITIONS.—In this Act:
- (1) ADVOCACY SERVICES.—The term "advocacy services", except as used as part of the term "protection and advocacy services", means services provided to assist individuals with disabilities and their family members, guardians, advocates, and authorized representatives in accessing assistive technology devices and assistive technology services.
- (2) Assistive technology. The term "assistive technology" means technology designed to be utilized in an assistive technology device or assistive technology service.
- (3) Assistive technology device" means any item, piece of equipment, or product system, whether acquired commercially, modified, or customized, that is used to increase, maintain, or improve functional capabilities of individuals with disabilities.

1	(4) Assistive technology service.—The
2	term "assistive technology service" means any serv-
3	ice that directly assists an individual with a disabil-
4	ity in the selection, acquisition, or use of an assistive
5	technology device. Such term includes—
6	(A) the evaluation of the assistive tech-
7	nology needs of an individual with a disability,
8	including a functional evaluation of the impact
9	of the provision of appropriate assistive tech-
10	nology and appropriate services to the individ-
11	ual in the customary environment of the indi-
12	vidual;
13	(B) services consisting of purchasing, leas-
14	ing, or otherwise providing for the acquisition
15	of assistive technology devices by individuals
16	with disabilities;
17	(C) services consisting of selecting, design-
18	ing, fitting, customizing, adapting, applying,
19	maintaining, repairing, or replacing assistive
20	technology devices;
21	(D) coordination and use of necessary
22	therapies, interventions, or services with assist-
23	ive technology devices, such as therapies, inter-
24	ventions or services associated with education

and rehabilitation plans and programs;

1	(E) training or technical assistance for an
2	individual with disabilities, or, where appro-
3	priate, the family members, guardians, advo-
4	cates, or authorized representatives of such an
5	individual; and
6	(F) training or technical assistance for
7	professionals (including individuals providing
8	education and rehabilitation services), employ-
9	ers, or other individuals who provide services to,
10	employ, or are otherwise substantially involved
11	in the major life functions of individuals with
12	disabilities.
13	(5) CAPACITY BUILDING AND ADVOCACY AC-
14	TIVITIES.—The term "capacity building and advo-
15	cacy activities" means efforts that—
16	(A) result in laws, regulations, policies,
17	practices, procedures, or organizational struc-
18	tures that promote consumer-responsive pro-
19	grams or entities; and
20	(B) facilitate and increase access to, provi-
21	sion of, and funding for, assistive technology
22	devices and assistive technology services,
23	in order to empower individuals with disabilities to
24	achieve greater independence, productivity, and inte-

1	gration and inclusion within the community and the
2	workforce.
3	(6) Comprehensive statewide program of
4	TECHNOLOGY-RELATED ASSISTANCE.—The term
5	"comprehensive statewide program of technology-re-
6	lated assistance" means a consumer-responsive pro-
7	gram of technology-related assistance for individuals
8	with disabilities, implemented by a State, and equal-
9	ly available to all individuals with disabilities resid
10	ing in the State, regardless of their type of disabil
11	ity, age, income level, or location of residence in the
12	State, or the type of assistive technology device or
13	assistive technology service required.
14	(7) Consumer-responsive.—The term "con
15	sumer-responsive"—
16	(A) with regard to policies, means that the
17	policies are consistent with the principles of
18	(i) respect for individual dignity, per
19	sonal responsibility, self-determination, and
20	pursuit of meaningful careers, based on in
21	formed choice, of individuals with disabil-
22	ities;
23	(ii) respect for the privacy, rights, and
24	equal access (including the use of acces
25	sible formats) of such individuals;

1	(iii) inclusion, integration, and full
2	participation of such individuals in society;
3	(iv) support for the involvement in de-
4	cisions of a family member, a guardian, an
5	advocate, or an authorized representative
6	if an individual with a disability requests
7	desires, or needs such involvement; and
8	(v) support for individual and systems
9	advocacy and community involvement; and
10	(B) with respect to an entity, program, or
11	activity, means that the entity, program, or ac-
12	tivity—
13	(i) is easily accessible to, and usable
14	by, individuals with disabilities and, when
15	appropriate, their family members, guard-
16	ians, advocates, or authorized representa-
17	tives;
18	(ii) responds to the needs of individ-
19	uals with disabilities in a timely and appro-
20	priate manner; and
21	(iii) facilitates the full and meaningful
22	participation of individuals with disabilities
23	(including individuals from underrep-
24	resented populations and rural popu-
25	lations) and their family members, guard-

1	ians, advocates, and authorized representa-
2	tives, in—
3	(I) decisions relating to the provi-
4	sion of assistive technology devices
5	and assistive technology services to
6	such individuals; and
7	(II) decisions related to the
8	maintenance, improvement, and eval-
9	uation of the comprehensive statewide
10	program of technology-related assist-
11	ance, including decisions that affect
12	advocacy, capacity building, and ca-
13	pacity building and advocacy activi-
14	ties.
15	(8) Disability.—The term "disability" means
16	a condition of an individual that is considered to be
17	a disability or handicap for the purposes of any Fed-
18	eral law other than this Act or for the purposes of
19	the law of the State in which the individual resides.
20	(9) Individual with a disability; individ-
21	UALS WITH DISABILITIES.—
22	(A) Individual with a disability.—The
23	term "individual with a disability" means any
24	individual of any age, race, or ethnicity—
25	(i) who has a disability; and

1	(ii) who is or would be enabled by an
2	assistive technology device or an assistive
3	technology service to minimize deteriora-
4	tion in functioning, to maintain a level of
5	functioning, or to achieve a greater level of
6	functioning in any major life activity.
7	(B) Individuals with disabilities.—
8	The term "individuals with disabilities" means
9	more than 1 individual with a disability.
10	(10) Institution of Higher Education.—
11	The term "institution of higher education" has the
12	meaning given such term in section 1201(a) of the
13	Higher Education Act of 1965 (20 U.S.C. 1141(a))
14	and includes a community college receiving funding
15	under the Tribally Controlled Community College
16	Assistance Act of 1978 (25 U.S.C. 1801 et seq.).
17	(11) PROTECTION AND ADVOCACY SERVICES.
18	The term "protection and advocacy services" means
19	services that—
20	(A) are described in part C of the Develop-
21	mental Disabilities Assistance and Bill of
22	Rights Act (42 U.S.C. 6041 et seq.), the Pro-
23	tection and Advocacy for Mentally III Individ-
24	uals Act of 1986 (42 U.S.C. 10801 et sea.), or

1	section 509 of the Rehabilitation Act of 1973;
2	and
3	(B) assist individuals with disabilities with
4	respect to assistive technology devices and as-
5	sistive technology services.
6	(12) Secretary.—The term "Secretary"
7	means the Secretary of Education.
8	(13) STATE.—
9	(A) In General.—Except as provided in
10	subparagraph (B) and section 302, the term
11	"State" means each of the several States of the
12	United States, the District of Columbia, the
13	Commonwealth of Puerto Rico, the United
14	States Virgin Islands, Guam, American Samoa,
15	and the Commonwealth of the Northern Mari-
16	ana Islands.
17	(B) OUTLYING AREAS.—In sections
18	101(e), 102(e), 103(d), and 104(b):
19	(i) OUTLYING AREA.—The term "out-
20	lying area" means the United States Vir-
21	gin Islands, Guam, American Samoa, and
22	the Commonwealth of the Northern Mari-
23	ana Islands.
24	(ii) STATE.—The term "State" does
25	not include the United States Virgin Is-

1	lands, Guam, American Samoa, and the
2	Commonwealth of the Northern Mariana
3	Islands.
4	(14) Targeted individuals.—The term "tar-
5	geted individuals" means—
6	(A) individuals with disabilities of all ages
7	and their family members, guardians, advo-
8	cates, and authorized representatives;
9	(B) individuals who work for public or pri-
10	vate entities (including insurers or managed
11	care providers), that have contact with individ-
12	uals with disabilities;
13	(C) educators and related services person-
14	nel;
15	(D) technology experts (including engi-
16	neers);
17	(E) health and allied health professionals;
18	(F) employers; and
19	(G) other appropriate individuals and enti-
20	ties.
21	(15) Technology-related assistance.
22	The term "technology-related assistance" means as-
23	sistance provided through capacity building and ad-
24	vocacy activities that accomplish the purposes de-

1 scribed in any of subparagraphs (A) through (K) of 2 section 2(b)(1).

(16) Underrepresented population.—The term "underrepresented population" means a population that is typically underrepresented in service provision, and includes populations such as persons who have low-incidence disabilities, persons who are minorities, poor persons, persons with limited-English proficiency, older individuals, or persons from rural areas.

(17) Universal Design.—The term "universal design" means a concept or philosophy for designing and delivering products and services that are usable by people with the widest possible range of functional capabilities, which include products and services that are directly usable (without requiring assistive technologies) and products and services that are made usable with assistive technologies.

(b) REFERENCES.—References in this Act to a provision of the Technology-Related Assistance for Individuals
With Disabilities Act of 1988 shall be considered to be references to such provision as in effect on the day before

23 the date of enactment of this Act.

1	TITLE I—STATE GRANT
2	PROGRAMS
3	SEC. 101. CONTINUITY GRANTS FOR STATES THAT RE-
4	CEIVED FUNDING FOR A LIMITED PERIOD
5	FOR TECHNOLOGY-RELATED ASSISTANCE.
6	(a) Grants to States.—
7	(1) IN GENERAL.—The Secretary shall award
8	grants, in accordance with this section, to eligible
9	States to support capacity building and advocacy ac-
10	tivities, designed to assist the States in maintaining
11	permanent comprehensive statewide programs of
12	technology-related assistance that accomplish the
13	purposes described in section $2(b)(1)$.
14	(2) Eligible states.—To be eligible to re-
15	eeive a grant under this section a State shall be a
16	State that received grants for less than 10 years
17	under title I of the Technology-Related Assistance
18	for Individuals With Disabilities Act of 1988.
19	(b) Use of Funds.—
20	(1) In General.—Any State that receives a
21	grant under this section shall use the funds made
22	available through the grant to earry out the activi-
23	ties described in paragraph (2) and may use the
24	funds to earry out the activities described in para-

graph (3).

1	(2) Mandatory activities.—
2	(A) Public awareness program.—
3	(i) In General.—The State shall
4	support a public awareness program de-
5	signed to provide information to targeted
6	individuals relating to the availability and
7	benefits of assistive technology devices and
8	assistive technology services.
9	(ii) Link.—Such a public awareness
10	program shall have an electronic link to
11	the National Public Internet Site author-
12	ized under section $106(e)(1)$.
13	(iii) Contents.—The public aware-
14	ness program may include—
15	(I) the development and dissemi-
16	nation of information relating to—
17	(aa) the nature of assistive
18	technology devices and assistive
19	technology services;
20	(bb) the appropriateness of,
21	cost of, availability of, evaluation
22	of, and access to, assistive tech-
23	nology devices and assistive tech-
24	nology services; and

1 (cc) the benefits	s of assistive
2 technology devices a	and assistive
3 technology services	with respect
4 to enhancing the cap	vacity of indi-
5 viduals with disabi	lities of all
6 ages to perform activ	vities of daily
7 living;	
8 (II) the developmen	at of proce-
9 dures for providing direct	eommunica-
tion between providers	of assistive
technology and targeted	individuals;
12 and	
13 (III) the developme	ent and dis-
semination, to targeted in	adividuals, of
information about State	efforts relat-
ed to assistive technology.	:
17 (B) Interagency coordinat	'ION. —
18 (i) In General.—The St	tate shall de-
19 velop and promote the adoptic	on of policies
20 that improve access to assistiv	ve technology
21 devices and assistive technol	logy services
for individuals with disabilitie	es of all ages
in the State and that result	in improved
24 <u>coordination among public and</u>	d private en-
25 <u>tities that are responsible or </u>	have the au-

1	thority to be responsible, for policies, pro-
2	cedures, or funding for, or the provision of
3	assistive technology devices and assistive
4	technology services to, such individuals.
5	(ii) Appointment to certain in-
6	FORMATION TECHNOLOGY PANELS.—The
7	State shall appoint the director of the lead
8	agency described in subsection (d) or the
9	designee of the director, to any committee,
10	council, or similar organization created by
11	the State to assist the State in the develop-
12	ment of the information technology policy
13	of the State.
14	(iii) COORDINATION ACTIVITIES.—The
15	development and promotion described in
16	elause (i) may include support for—
17	(I) policies that result in im-
18	proved coordination, including coordi-
19	nation between public and private en-
20	tities
21	(aa) in the application of
22	Federal and State policies;
23	(bb) in the use of resources
24	and services relating to the provi-
25	sion of assistive technology de-

1	vices and assistive technology
2	services, including the use of
3	interagency agreements; and
4	(ce) in the improvement of
5	access to assistive technology de-
6	vices and assistive technology
7	services for individuals with dis-
8	abilities of all ages in the State;
9	(II) convening interagency work
10	groups, involving public and private
11	entities, to identify, ereate, or expand
12	funding options, and coordinate access
13	to funding, for assistive technology de-
14	vices and assistive technology services
15	for individuals with disabilities of all
16	ages; or
17	(III) documenting and dissemi-
18	nating information about interagency
19	activities that promote coordination,
20	including coordination between public
21	and private entities, with respect to
22	assistive technology devices and assist-
23	ive technology services.
24	(C) TECHNICAL ASSISTANCE AND TRAIN-
25	ING.—The State shall carry out directly, or pro-

1	vide support to public or private entities to
2	carry out, technical assistance and training ac-
3	tivities for targeted individuals, including—
4	(i) the development and implementa-
5	tion of laws, regulations, policies, practices,
6	procedures, or organizational structures
7	that promote access to assistive technology
8	devices and assistive technology services
9	for individuals with disabilities in edu-
10	eation, health care, employment, and com-
11	munity living contexts, and in other con-
12	texts such as leisure activities and the use
13	of telecommunications;
14	(ii)(I) the development of training ma-
15	terials and the conduct of training in the
16	use of assistive technology devices and as-
17	sistive technology services; and
18	(II) the provision of technical assist-
19	ance, including technical assistance con-
20	cerning how—
21	(aa) to consider the needs of an
22	individual with a disability for assist-
23	ive technology devices and assistive
24	technology services in developing any

1	individualized plan or program au
2	thorized under Federal or State law;
3	(bb) the rights of targeted indi-
4	viduals to assistive technology devices
5	and assistive technology services are
6	addressed under laws other than this
7	Act, to promote fuller independence
8	productivity, and inclusion in and in-
9	tegration into society of such individ-
10	uals; or
11	(ce) to increase consumer partici-
12	pation in the identification, planning
13	use, delivery, and evaluation of assist
14	ive technology devices and assistive
15	technology services; and
16	(iii)(I) the enhancement of the assist
17	ive technology skills and competencies of
18	(aa) individuals who work for
19	public or private entities (including in-
20	surers and managed care providers)
21	who have contact with individuals
22	with disabilities;
23	(bb) educators and related serv-
24	ices personnel;

1	(cc) technology experts (including
2	engineers);
3	(dd) health and allied health pro-
4	fessionals;
5	(ee) employers; and
6	(ff) other appropriate personnel;
7	and
8	(II) taking action to facilitate the de-
9	velopment of standards, or, when appro-
10	priate, the application of such standards,
11	to ensure the availability of qualified per-
12	sonnel.
13	(D) Outreach.—The State shall provide
14	support to statewide and community-based or-
15	ganizations that provide assistive technology de-
16	vices and assistive technology services to indi-
17	viduals with disabilities or that assist individ-
18	uals with disabilities in using assistive tech-
19	nology devices and assistive technology services,
20	including a focus on organizations assisting in-
21	dividuals from underrepresented populations
22	and rural populations. Such support may in-
23	elude outreach to consumer organizations and
24	groups in the State to coordinate efforts (in-
25	eluding self-help, support group activities, and

peer mentoring) to assist individuals with dis-1 2 abilities of all ages and their family members, 3 guardians, advocates, or authorized representa-4 tives, to obtain funding for, access to, and information on evaluation of assistive technology 6 devices and assistive technology services. 7 (3) Discretionary activities.— 8 (A) ALTERNATIVE STATE-FINANCED SYS-9 TEMS.—The State may support activities to in-10 crease access to, and funding for, assistive tech-11 nology devices and assistive technology services, 12 including— 13 (i) the development of systems that 14 provide assistive technology devices and as-15 sistive technology services to individuals 16 with disabilities of all ages, and that pay 17 for such devices and services, such as— 18 (I) the development of systems 19 for the purchase, lease, other acquisi-20 tion, or payment for the provision, of 21 assistive technology devices and assist-22 ive technology services; or 23 (II) the establishment of alter-24 native State or privately financed sys-25 tems of subsidies for the provision of

1	assistive technology devices and assist-
2	ive technology services, such as—
3	(aa) a low-interest loan
4	fund;
5	(bb) an interest buy-down
6	program;
7	(ee) a revolving loan fund;
8	(dd) a loan guarantee or in-
9	surance program;
10	(ee) a program operated by
11	a partnership among private enti-
12	ties for the purchase, lease, or
13	other acquisition of assistive
14	technology devices or assistive
15	technology services; or
16	(ff) another mechanism that
17	meets the requirements of title
18	HH and is approved by the Sec-
19	$\frac{\text{retary}}{}$;
20	(ii) the short-term loan of assistive
21	technology devices to individuals, employ-
22	ers, public agencies, or public accommoda-
23	tions seeking strategies to comply with the
24	Americans with Disabilities Act of 1990
25	(42 U.S.C. 12101 et seq.) and section 504

1	of the Rehabilitation Act of 1973 (29
2	U.S.C. 794); or
3	(iii) the maintenance of information
4	about, and recycling centers for, the redis-
5	tribution of assistive technology devices
6	and equipment, which may include redis-
7	tribution through device and equipment
8	loans, rentals, or gifts.
9	(B) DEMONSTRATIONS.—The State, in col-
10	laboration with other entities in established
11	recognized community settings (such as non-
12	profit organizations, libraries, schools, commu-
13	nity-based employer organizations, churches
14	and entities operating senior citizen centers.
15	shopping malls, and health clinics), may dem-
16	onstrate assistive technology devices in settings
17	where targeted individuals can see and try out
18	assistive technology devices, and learn more
19	about the devices from personnel who are famil-
20	iar with such devices and their applications or
21	can be referred to other entities who have infor-
22	mation on the devices.
23	(C) OPTIONS FOR SECURING DEVICES AND
24	SERVICES.—The State, through public agencies

or nonprofit organizations, may support assist-

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ance to individuals with disabilities and their family members, guardians, advocates, and authorized representatives about options for securing assistive technology devices and assistive technology services that would meet individual needs for such assistive technology devices and assistive technology services. Such assistance shall not include direct payment for an assistive technology device.

(D) TECHNOLOGY-RELATED INFORMATION.—

(i) IN GENERAL.—The State may operate and expand a system for public access to information concerning an activity earried out under another paragraph of this subsection, including information about assistive technology devices and assistive technology services, funding sources and costs of such devices and services, and individuals, organizations, and agencies eapable of carrying out such an activity for individuals with disabilities. The system shall be part of, and complement the information that is available through a link to,

1	the National Public Internet Site described
2	in section $106(c)(1)$.
3	(ii) Access. Access to the system
4	may be provided through community-based
5	locations, including public libraries, centers
6	for independent living (as defined in sec-
7	tion 702 of the Rehabilitation Act of
8	1973), locations of community rehabilita-
9	tion programs (as defined in section 7 of
10	such Act), schools, senior citizen centers,
11	State vocational rehabilitation offices,
12	other State workforce offices, and other lo-
13	cations frequented or used by the public.
14	(iii) Information collection and
15	PREPARATION.—In operating or expanding
16	a system described in subparagraph (A),
17	the State may—
18	(I) develop, compile, and cat-
19	egorize print, large print, braille,
20	audio, and video materials, computer
21	disks, compact discs (including com-
22	pact discs formatted with read-only
23	memory), information in alternative
24	formats that can be used in telephone-
25	based information systems, and mate-

1	rials using such other media as tech-
2	nological innovation may make appro-
3	priate;
4	(II) identify and classify funding
5	sources for obtaining assistive tech-
6	nology devices and assistive tech-
7	nology services, and the conditions of
8	and criteria for access to such
9	sources, including any funding mecha-
10	nisms or strategies developed by the
11	State;
12	(III) identify support groups and
13	systems designed to help individuals
14	with disabilities make effective use of
15	an activity carried out under another
16	paragraph of this subsection, includ-
17	ing groups that provide evaluations of
18	assistive technology devices and assist-
19	ive technology services; and
20	(IV) maintain a record of the ex-
21	tent to which citizens of the State use
22	or make inquiries of the system estab-
23	lished in clause (i), and of the nature
24	of such inquiries.
25	E) Interstate activities.—

enter into cooperative agreements with other States to expand the capacity of the States involved to assist individuals with disabilities of all ages to learn about, acquire, use, maintain, adapt, and upgrade assistive technology devices and assistive technology services that such individuals need at home, at school, at work, or in other environments that are part of daily living.

(ii) ELECTRONIC COMMUNICATION.—
The State may operate or participate in an electronic information exchange through which the State may communicate with other States to gain technical assistance in a timely fashion and to avoid the duplication of efforts already undertaken in other States.

(F) PARTNERSHIPS AND COOPERATIVE INI-TIATIVES.—The State may support partnerships and cooperative initiatives between the public sector and the private sector to promote greater participation by business and industry in—

1	(i) the development, demonstration,
2	and dissemination of assistive technology
3	devices; and
4	(ii) the ongoing provision of informa-
5	tion about new products to assist individ-
6	uals with disabilities.
7	(G) Expenses.—The State may pay for
8	expenses, including travel expenses, and serv-
9	ices, including services of qualified interpreters,
10	readers, and personal care assistants, that may
11	be necessary to ensure access to the comprehen-
12	sive statewide program of technology-related as-
13	sistance by individuals with disabilities who are
14	determined by the State to be in financial need
15	and not eligible for such payments or services
16	through another public agency or private entity.
17	(H) ADVOCACY SERVICES.—The State may
18	provide advocacy services.
19	(e) Amount of Financial Assistance.—
20	(1) Grants to outlying areas.—From the
21	funds appropriated under section 107(a) and re-
22	served under clause (i) of subparagraph (A), (B), or
23	(C) of section 107(b)(1) for any fiscal year for
24	grants under this section, the Secretary shall make

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1	a grant in an amount of not more than \$105,000 to
2	each eligible outlying area.
3	(2) Grants to states.—From the funds de-
4	scribed in paragraph (1) that are not used to make
5	grants under paragraph (1), the Secretary shall
6	make grants to States in accordance with the re-
7	quirements described in paragraph (3).
8	(3) CALCULATION OF STATE GRANTS.—
9	(A) CALCULATIONS FOR GRANTS IN THE
10	SECOND OR THIRD YEAR OF A SECOND EXTEN-
11	SION GRANT.—For any fiscal year, the Sec-
12	retary shall calculate the amount of a grant
13	under paragraph (2) for each eligible State that
14	would be in the second or third year of a second
15	extension grant made under section 103 of the
16	Technology-Related Assistance for Individuals
17	With Disabilities Act of 1988, if that Act had
18	been reauthorized for that fiscal year, in ac-
19	cordance with section 103(e)(2) of such Act.
20	(B) CALCULATIONS FOR GRANTS IN THE
21	FOURTH OR FIFTH YEAR OF A SECOND EXTEN-
22	SION GRANT.—

23 (i) FOURTH YEAR.—An eligible State 24 that would have been in the fourth year of 25 a second extension grant made under sec-

ance for Individuals With Disabilities Act
of 1988 during a fiscal year, if that Act
had been reauthorized for that fiscal year,
shall receive under paragraph (2) a grant
in an amount equal to 75 percent of the
funding that the State received in the prior
fiscal year under section 103 of that Act or
under this section, as appropriate.

(ii) FIFTH YEAR.—An eligible State that would have been in the fifth year of a second extension grant made under section 103 of the Technology-Related Assistance for Individuals With Disabilities Act of 1988 during a fiscal year, if that Act had been reauthorized for that fiscal year, shall receive under paragraph (2) a grant in an amount equal to 66% percent of the funding that the State received in the prior fiscal year under section 103 of that Act or under this section, as appropriate.

(C) Additional states.—

(i) IN GENERAL.—For purposes of this paragraph, the Secretary shall treat a State described in clause (ii)—

1	(I) for fiscal years 1999 through
2	2001, as if the State were a State de-
3	scribed in subparagraph (A); and
4	(II) for fiscal year 2002 or 2003,
5	as if the State were a State described
6	in clause (i) or (ii), respectively, of
7	subparagraph (B).
8	(ii) STATE.—A State referred to in
9	clause (i) shall be a State that—
10	(I) in fiscal year 1998, was in the
11	second year of an initial extension
12	grant made under section 103 of the
13	Technology-Related Assistance for In-
14	dividuals With Disabilities Act of
15	1988; and
16	(II) meets such terms and condi-
17	tions as the Secretary shall determine
18	to be appropriate.
19	(d) Lead Agency.—
20	(1) IDENTIFICATION.—
21	(A) In General.—To be eligible to receive
22	a grant under this section, a State shall des-
23	ignate a lead agency to carry out appropriate
24	State functions under this section. The lead
25	agency shall be the current agency (as of the

1	date of submission of the application supple
2	ment described in subsection (e)) administering
3	the grant awarded to the State for fiscal year
4	1998 under title I of the Technology-Related
5	Assistance for Individuals With Disabilities Act
6	of 1988, except as provided in subparagraph
7	(B).
8	(B) CHANGE IN AGENCY.—The Governor
9	may change the lead agency if the Governor
10	shows good cause to the Secretary why the des
11	ignated lead agency should be changed, in the
12	application supplement described in subsection
13	(e), and obtains approval of the supplement.
14	(2) DUTIES OF THE LEAD AGENCY.—The du
15	ties of the lead agency shall include—
16	(A) submitting the application supplement
17	described in subsection (e) on behalf of the
18	State;
19	(B) administering and supervising the use
20	of amounts made available under the grant re-
21	ceived by the State under this section;
22	(C)(i) coordinating efforts related to, and
23	supervising the preparation of, the application
24	supplement described in subsection (e):

(ii) continuing the coordination of the maintenance and evaluation of the comprehensive statewide program of technology-related assistance among public agencies and between public agencies and private entities, including coordinating efforts related to entering into interagency agreements; and

(iii) continuing the coordination of efforts,

(iii) continuing the coordination of efforts, especially efforts carried out with entities that provide protection and advocacy services described in section 104, related to the active, timely, and meaningful participation by individuals with disabilities and their family members, guardians, advocates, or authorized representatives, and other appropriate individuals, with respect to activities carried out under the grant; and

(D) the delegation, in whole or in part, of any responsibilities described in subparagraph (A), (B), or (C) to 1 or more appropriate offices, agencies, entities, or individuals.

(e) Application Supplement.—

(1) Submission.—Any State that desires to receive a grant under this section shall submit to the Secretary an application supplement to the applica-

1	tion the State submitted under section 103 of the
2	Technology-Related Assistance for Individuals With
3	Disabilities Act of 1988, at such time, in such man-
4	ner, and for such period as the Secretary may speci-
5	fy, that contains the following information:
6	(A) Goals and activities. A descrip-
7	tion of—
8	(i) the goals the State has set, for ad-
9	dressing the assistive technology needs of
10	individuals with disabilities in the State,
11	including any related to—
12	(I) health eare;
13	(II) education;
14	(III) employment, including goals
15	involving the State vocational rehabili-
16	tation program carried out under title
17	I of the Rehabilitation Act of 1973;
18	(IV) telecommunication and in-
19	formation technology; or
20	(V) community living, including
21	participation in recreation; and
22	(ii) the activities the State will under-
23	take to achieve such goals, in accordance
24	with the requirements of subsection (b).

1	(B) Measures of goal achievement.—
2	A description of how the State will measure
3	whether the goals set by the State have been
4	achieved.
5	(C) Involvement of individuals with
6	DISABILITIES OF ALL AGES AND THEIR FAMI-
7	LIES.—A description of how individuals with
8	disabilities of all ages and their families—
9	(i) were involved in selecting—
10	(I) the goals;
11	(II) the activities to be under-
12	taken in achieving the goals; and
13	(III) the measures to be used in
14	judging if the goals have been
15	achieved; and
16	(ii) will be involved in measuring
17	whether the goals have been achieved.
18	(D) Redesignation of the lead agen-
19	cy.—If the Governor elects to change the lead
20	agency, the following information:
21	(i) With regard to the original lead
22	agency, evidence of—
23	(I) lack of progress in employ-
24	ment of qualified staff;

1	(H) lack of consumer-responsive
2	activities;
3	(III) lack of resource allocation
4	for systems change and advocacy ac-
5	tivities;
6	(IV) lack of progress in meeting
7	the assurances in the application sub-
8	mitted by the State under section
9	102(e) of the Technology-Related As-
10	sistance for Individuals With Disabil-
11	ities Act of 1988; or
12	(V) inadequate fiscal manage-
13	ment.
14	(ii) With regard to the new lead agen-
15	ey, a description of—
16	(I) the capacity of the new lead
17	agency to administer and conduct ac-
18	tivities described in subsection (b) and
19	this paragraph; and
20	(II) the procedures that the State
21	will implement to avoid the defi-
22	ciencies, described in clause (i), of the
23	original lead agency.

1	(iii) Information identifying which
2	agency prepared the application supple-
3	ment.
4	(2) Interim status of state obliga-
5	TIONS.—Except as provided in subsection $(f)(2)$,
6	when the Secretary notifies a State that the State
7	shall submit the application supplement to the appli-
8	eation the State submitted under section 103 of the
9	Technology-Related Assistance for Individuals With
10	Disabilities Act of 1988, the Secretary shall specify
11	in the notification the time period for which the ap-
12	plication supplement shall apply, consistent with
13	paragraph (4).
14	(3) Continuing obligations.—Each State
15	that receives a grant under this section shall con-
16	tinue to abide by the assurances the State made in
17	the application the State submitted under section
18	103 of the Technology-Related Assistance for Indi-
19	viduals With Disabilities Act of 1988 and continue
20	to comply with reporting requirements under that
21	Act.
22	(4) Duration of Application supple-
23	MENT.
24	(A) DETERMINATION.—The Secretary
25	shall determine and specify to the State the

time period for which the application supplement shall apply, in accordance with subparagraph (B).

(B) LIMIT.—Such time period for any State shall not extend beyond the year that would have been the fifth year of a second extension grant made for that State under section 103 of the Technology-Related Assistance for Individuals With Disabilities Act of 1988, if the Act had been reauthorized through that year.

11 (f) Options Related to Funding for Fiscal 12 Years 1999 Through 2004.—

(1) Extensions.

(A) In GENERAL.—In the case of a State that was in the fifth year of a second extension grant made under section 103 of the Technology-Related Assistance for Individuals With Disabilities Act of 1988 in fiscal year 1998, the Secretary may, in the discretion of the Secretary, award a 1-year extension of the grant received for fiscal year 1999 to such a State if the State submits an application supplement under subsection (e) and meets other related requirements for a State seeking a grant under this section.

(B) AMOUNT.—A State that receives a 1year extension of a grant under subparagraph
(A), shall receive through the grant, for fiscal
year 1999, an amount equivalent to the amount
the State received for fiscal year 1998 under
section 103 of the Technology-Related Assistance for Individuals With Disabilities Act of
1988, from funds appropriated under section
107(a) and reserved under clause (i) of subparagraph (A), (B), or (C) of section 107(b)(1)
for grants under this section.

(2) CHALLENGE GRANTS. For fiscal year 2000, any State eligible to receive funds under this section may elect to meet the requirements of and receive funds under section 102 instead of meeting the requirements of and receiving funds under this section. No State may receive funds under this section and section 102 for a fiscal year.

19 SEC. 102. STATE CHALLENGE GRANTS.

20 (a) Grants to States.—The Secretary shall award
21 grants to States to assist the States in maintaining and
22 improving comprehensive statewide programs of tech23 nology-related assistance for individuals with disabilities
24 in accordance with the provisions of this section. The Sec-

1 retary shall provide assistance through such a grant to
2 a State for 5 years.

(b) Use of Funds.—

(1) IN GENERAL.—A State that receives a grant under this section shall use the funds made available through the grant to accomplish the purposes described in section 2(b)(1) by carrying out activities described in this subsection, based on an assessment of the needs for assistive technology devices and assistive technology services of individuals with disabilities in the State, as reported by such individuals, and through other means. The State shall, in appropriate cases, promote, consider, take into account, and incorporate the principles of universal design.

(2) Mandatory activities.—

(A) Interagency coordination.—The State shall develop and promote the adoption of policies that improve access to assistive technology devices and assistive technology services for individuals with disabilities of all ages in the State and that result in improved coordination among public and private entities that affect the provision of assistive technology devices and assistive technology services for such individ-

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uals. The State shall appoint the director of the State Assistive Technology Office designated under subsection (d)(1)(A) or the designee of the director, to any committee, council, or similar organization created by the State to assist the State in the development of the information technology policy of the State.

(B) Assistive technology information SYSTEM.—The State shall provide for the continuation and enhancement of a statewide information and referral system for individuals with disabilities and providers of services for individuals with disabilities. The system shall include an accessible Internet site with linkages to other appropriate sites, such as the National Public | Internet Site described in section 106(e)(1). The system shall provide for public access to information about assistive technology devices and assistive technology services, including information on the evaluation of such devices and services and entities that provide such evaluations, and funding sources for and costs of obtaining such devices and services.

(C) Public awareness program.—The State shall support, in collaboration with tar-

1	geted individuals, targeted public awareness
2	campaigns designed to provide information to
3	targeted individuals about the availability,
4	through public and private sources, and bene-
5	fits, of assistive technology devices and assistive
6	technology services.
7	(D) CAPACITY BUILDING AND ADVOCACY
8	ACTIVITIES; TECHNICAL ASSISTANCE AND
9	TRAINING.—
10	(i) IN GENERAL.—The State shall
11	support capacity building and advocacy ac-
12	tivities that include—
13	(I) the development and imple-
14	mentation of laws, regulations, poli-
15	cies, practices, procedures, or organi-
16	zational structures that promote ac-
17	cess to assistive technology devices
18	and assistive technology services for
19	individuals with disabilities in edu-
20	cation, health care, employment, and
21	community living contexts, and in
22	other contexts such as leisure activi-
23	ties and the use of telecommuni-
24	eations; and

1 (II) the training and preparation
2 of personnel to design, build, provide
3 instruction on the use of, repair, and
4 recycle assistive technology devices
5 and to provide assistive technology
6 services.

(ii) TARGETED TECHNICAL ASSISTANCE AND TRAINING.—The State shall also support public or private entities to earry out targeted technical assistance and training activities.

(E) Outreach.—The State shall provide support to statewide and community-based organizations that provide assistive technology devices and assistive technology services to individuals with disabilities or that assist individuals with disabilities in using assistive technology devices and assistive technology services, including a focus on organizations assisting individuals from underrepresented populations and rural populations. Such support may include outreach to consumer organizations and groups in the State to coordinate efforts (including self-help, support group activities, and peer mentoring) to assist individuals with dis-

abilities of all ages and their family members,
guardians, advocates, or authorized representatives, to obtain funding for, access to, and information on evaluation of assistive technology
devices and assistive technology services.

(3) DISCRETIONARY ACTIVITIES.—A State that receives a grant under this section may use the funds made available through the grant to carry out additional activities that were authorized under the Technology-Related Assistance for Individuals With Disabilities Act of 1988, or other activities identified by the Secretary or the State, to which the Secretary gives approval.

(c) Amount of Financial Assistance.—

- (1) Grants to outlying areas.—From the funds appropriated under section 107(a) and reserved under clause (i) of subparagraph (A), (B), or (C) of section 107(b)(1) for any fiscal year for grants under this section, the Secretary shall make a grant in an amount of not more than \$105,000 to each eligible outlying area.
- (2) Grants to States.—From the funds described in paragraph (1) that are not used to make grants under paragraph (1), the Secretary shall make grants to States from allotments made in ac-

1	cordance with the requirements described in para-
2	graph (3).
3	(3) Allotments. From the funds described
4	in paragraph (1) that are not used to make grants
5	under paragraph (1)—
6	(A) the Secretary shall allot \$500,000 to
7	each State; and
8	(B) from the remainder of the funds—
9	(i) the Secretary shall allot to each
10	State an amount that bears the same ratio
11	to 80 percent of the remainder as the pop-
12	ulation of the State bears to the population
13	of all States; and
14	(ii) the Secretary shall allot to each
15	State with a population density that is not
16	more than 10 percent greater than the
17	population density of the United States
18	(according to the most recently available
19	eensus data) an equal share from 20 per-
20	eent of the remainder.
21	(d) STATE TECHNOLOGY PLAN.—Any State that de-
22	sires to receive a grant under this section shall submit to
23	the Secretary a plan, at such time, in such manner, and
24	for such period as the Secretary may specify, that contains
25	the following information and assurances:

1	(1) Designation of Public Agency and
2	STATE ASSISTIVE TECHNOLOGY OFFICE.
3	(A) In General. Information identify-
4	ing, and a description of, the public agency des-
5	ignated by the Governor to control and admin-
6	ister the funds made available through the
7	grant awarded to the State under this section,
8	and information identifying the entity des-
9	ignated by the Governor to be the State Assist-
10	ive Technology Office (which shall carry out
11	State activities under this section), if such en-
12	tity is different than the designated public
13	agency. In designating the entity to be the
14	State Assistive Technology Office, the Governor
15	may designate—
16	(i) a commission, council, or other of-
17	ficial body appointed by the Governor;
18	(ii) a public-private partnership or
19	consortium;
20	(iii) a public agency, including the im-
21	mediate office of the Governor of the
22	State, a State oversight office, a State
23	agency, a public institution of higher edu-
24	eation, a university-affiliated program, or
25	another public entity;

1	(iv) a council established under Fed-
2	eral or State law; or
3	(v) another appropriate office, agency,
4	entity, or individual.
5	(B) EXPERTISE, EXPERIENCE, AND ABIL-
6	ITY OF STATE ASSISTIVE TECHNOLOGY OF-
7	FICE.—A description demonstrating that the
8	entity designated as the State Assistive Tech-
9	nology Office has the expertise, experience, and
10	ability to—
11	(i) provide leadership in developing
12	State policy related to assistive technology,
13	including policy relating to the procure-
14	ment of accessible electronic and informa-
15	tion technology by State agencies and the
16	incorporation of principles of universal de-
17	sign in the State infrastructure;
18	(ii) respond to assistive technology
19	needs of individuals with disabilities with
20	the full range of disabilities and of all
21	ages;
22	(iii) promote availability throughout
23	the State of assistive technology devices
24	and assistive technology services;

1	(iv) promote and implement system
2	improvement and policy advocacy activities
3	pertaining to assistive technology devices
4	and assistive technology services;
5	(v) work proactively and collabo-
6	ratively with State agencies and private en-
7	tities involved in funding and delivering as-
8	sistive technology devices and assistive
9	technology services;
10	(vi) provide technical assistance for
11	capacity building and advocacy activities
12	and training relating to assistive tech-
13	nology devices and assistive technology
14	services, and enhancement of access to
15	funding for assistive technology, across all
16	State agencies;
17	(vii) promote and develop public-pri-
18	vate partnerships related to assistive tech-
19	nology devices and assistive technology
20	services;
21	(viii) exercise leadership in identifying
22	and responding to the technology needs of
23	individuals with disabilities and their fam-
24	ily members, guardians, advocates, and au-
25	thorized representatives: and

1	(ix) promote consumer confidence, re-
2	sponsiveness, and advocacy related to as-
3	sistive technology devices and assistive
4	technology services.
5	(2) Involvement of entities and targeted
6	INDIVIDUALS IN THE DEVELOPMENT OF THE PLAN
7	AND IMPLEMENTATION OF THE ACTIVITIES.—
8	(A) Entities.—A description of how var-
9	ious public and private entities were involved in
10	the development of the plan and will be involved
11	in the planned implementation of the activities
12	to be carried out under the grant, including a
13	description of the nature and extent of each
14	type of involvement.
15	(B) TARGETED INDIVIDUALS.—A descrip-
16	tion of how targeted individuals, especially indi-
17	viduals with disabilities who use assistive tech-
18	nology, were involved in the development of the
19	plan and will be involved in the planned imple-
20	mentation of the activities, including a descrip-
21	tion of the nature and extent of each type of in-
22	volvement.
23	(3) Advisory Group.—A description of an ad-
24	visory group of targeted individuals, a majority of
25	whom are individuals with disabilities and parents of

1	such individuals, who will assist the State Assistive
2	Technology Office in identifying the unmet assistive
3	technology needs of individuals with disabilities and
4	assist the Office in deciding how the assistive tech-
5	nology needs of such individuals will be addressed by
6	the State.
7	(4) Needs assessment.—A description and
8	the results of a needs assessment from which the
9	goals described in paragraph (7) were derived.
10	(5) STATE RESOURCES.—A description of State
11	resources and other resources that are available to
12	commit to the maintenance of the comprehensive
13	statewide program of technology-related assistance.
14	(6) ELECTRONIC AND INFORMATION TECH-
15	NOLOGY. An assurance that the State, and any re-
16	cipient of funds made available to the State under
17	this section, not later than fiscal year 2001, will
18	have procurement policies and procedures in effect
19	that are consistent with the objectives, complaint
20	procedures, and standards of section 508 of the Re-
21	habilitation Act of 1973.
22	(7) Goals and activities.—
23	(A) In General.—A description of—
24	(i) the goals the State has set, for ad-
25	dressing the assistive technology needs of

1	individuals with disabilities in the State,
2	including any goals related to—
3	(I) health eare;
4	(II) education;
5	(III) employment, including goals
6	involving the State vocational rehabili-
7	tation program carried out under title
8	I of the Rehabilitation Act of 1973;
9	(IV) telecommunication and in-
10	formation technology; or
11	(V) community living, including
12	participation in recreation; and
13	(ii) the activities the State will under-
14	take to achieve such goals, in accordance
15	with the requirements of subsection (b).
16	(B) Measures of goal achievement.—
17	A description of how the State will measure
18	whether the goals set by the State have been
19	achieved.
20	(C) Involvement of individuals with
21	DISABILITIES OF ALL AGES AND THEIR FAMI-
22	Lies.—A description of how individuals with
23	disabilities of all ages and their families—
24	(i) were involved in selecting—
25	(I) the goals;

1	(II) the activities to be under-
2	taken in achieving the goals; and
3	(III) the measures to be used in
4	judging if the goals have been
5	achieved; and
6	(ii) will be involved in measuring
7	whether the goals have been achieved.
8	(8) Annual assessment.—An assurance that
9	the State will conduct an annual assessment of the
10	comprehensive statewide program of technology-re-
11	lated assistance, in order to determine—
12	(A) the extent to which the goals described
13	in paragraph (7) have been achieved; and
14	(B) the areas of need that require atten-
15	tion in the next year.
16	(9) DATA COLLECTION.—A description of the
17	data collection system used for compiling informa-
18	tion on the program, which shall be consistent with
19	any standardized data collection requirements speci-
20	fied by the Secretary.
21	(10) USE OF GRANT FUNDS.—An assurance
22	that funds received through the grant will be ex-
23	pended in accordance with the provisions of this sec-
24	tion and of the State technology plan.

1	(11) Supplement other funds.—An assur-
2	ance that funds received through the grant—
3	(A) will be used to supplement, and not
4	supplant, funds available from other sources for
5	technology-related assistance, including the pro-
6	vision of assistive technology devices and assist-
7	ive technology services; and
8	(B) will not be used to pay a financial obli-
9	gation for technology-related assistance (includ-
10	ing the provision of assistive technology devices
11	or assistive technology services) that would have
12	been paid with amounts available from other
13	sources if funds made available through the
14	grant had not been available.
15	(12) Control of Funds and Property.—An
16	assurance that—
17	(A) the designated public agency shall con-
18	trol and administer funds made available
19	through the grant;
20	(B) the designated public agency shall hold
21	title to and administer property purchased with
22	such funds; and
23	(C) an individual with a disability may
24	control and use such property.

1	(13) REPORTS.—An assurance that the State
2	will—
3	(A) prepare reports to the Secretary at
4	such time, in such manner, and containing such
5	information as the Secretary may require to
6	earry out the functions of the Secretary under
7	this section or section 105; and
8	(B) keep such records and allow access to
9	such records as the Secretary may require to
10	ensure the correctness and verification of infor-
11	mation provided to the Secretary under this
12	paragraph.
13	(14) Commingling of Funds.—
14	(A) In GENERAL.—An assurance that
15	funds received through the grant will not be
16	commingled with State or other funds.
17	(B) Construction.—Subparagraph (A)
18	shall not be construed to prevent, subject to
19	such requirements as the Secretary may estab-
20	lish concerning documentation satisfactory to
21	the Secretary, pooling of funds received through
22	the grant with other public or private funds to
23	achieve a goal specified in the grant application

involved, as approved by the Secretary.

- (15) FISCAL CONTROL AND ACCOUNTING PRO-CEDURES.—An assurance that the State will adopt such fiscal control and accounting procedures as may be necessary to ensure proper disbursement of and accounting for funds received through the grant.
- (16) AVAILABILITY OF INFORMATION.—An assurance that the State will make available to individuals with disabilities and their family members, guardians, advocates, or authorized representatives information concerning technology-related assistance in a form that will allow such persons to effectively use such information.
- (17) AUTHORITY TO USE FUNDS.—An assurance that the State Assistive Technology Office will have the authority to use funds made available through a grant awarded under this section.
- (18) Training activities.—An assurance that the State will develop and implement strategies for including personnel training regarding assistive technology within other federally funded and State funded training initiatives to enhance the assistive technology skills and competencies of personnel.
- (19) Limit on indirect costs.—An assurance that the percentage of the funds made available

1	under the grant that is used for indirect costs shall
2	not exceed 10 percent.
3	(20) Coordination with state councils.—
4	An assurance that the State Assistive Technology
5	Office will coordinate the activities funded through
6	the grant made under this section with the activities
7	carried out by other councils within the State, in-
8	cluding
9	(A) any council or commission specified in
10	the State plan provision provided by the State
11	in accordance with section 101(a)(21) of the
12	Rehabilitation Act of 1973;
13	(B) the Statewide Independent Living
14	Council established under section 705 of the
15	Rehabilitation Act of 1973;
16	(C) the advisory panel established under
17	section 612(a)(21) of the Individuals with Dis-
18	abilities Education Act (20 U.S.C
19	1412(a)(21));
20	(D) the State Interagency Coordinating
21	Council established under section 641 of the In-
22	dividuals with Disabilities Education Act (20
23	U.S.C. 1441);
24	(E) the State Developmental Disabilities
25	Council established under section 194 of the

1	Developmental Disabilities Assistance and Bill
2	of Rights Act (42 U.S.C. 6024);
3	(F) the State mental health planning coun-
4	eil established under section 1914 of the Public
5	Health Service Act (42 U.S.C. 300x-4); and
6	(G) any council established under section
7	204, $206(g)(2)(A)$, or $712(a)(3)(H)$ of the
8	Older Americans Act of 1965 (42 U.S.C. 3015,
9	3017(g)(2)(A), or $3058g(a)(3)(H)$.
10	(21) OTHER INFORMATION AND ASSUR-
11	ANCES.—Such other information and assurances as
12	the Secretary may reasonably require.
13	(e) Progress Reports.—Each State that receives
14	a grant under this section shall annually prepare and sub-
15	mit to the Secretary a report that documents progress in
16	meeting the goals described in subsection (d)(7) and main-
17	taining a comprehensive statewide program of technology-
18	related assistance, including—
19	(1) the results of the annual assessment de-
20	scribed in subsection $(d)(8)$;
21	(2) to the extent not addressed through the
22	measurement and assessment conducted under para-
23	graph (7) or (8) of subsection (d), a description of
24	the capacity building and advocacy activities carried
25	out by the State, including a description of any writ-

ten policies and procedures that the State has developed and implemented regarding access to, provision of, and funding for, assistive technology devices and assistive technology services, particularly policies and procedures regarding access to, provision of, and funding for, such devices and services under education (including special education), vocational rehabilitation, and medical assistance programs;

(3) if not addressed under paragraph (1) or (2), a description of the degree of involvement of various State agencies and private entities, especially agencies and entities involved in providing health insurance and education, in the development, implementation, and evaluation of the program, including a description of any interagency agreements that the State has developed and implemented regarding access to, provision of, and funding for, assistive technology devices and assistive technology services, such as agreements that identify available resources for assistive technology devices and assistive technology services and the responsibility of each such agency or entity for paying for such devices and services; and

(4) any other information the Secretary may reasonably require.

1	SEC. 103. SUPPLEMENTARY MILLENNIUM GRANTS TO
2	STATES FOR STATE AND LOCAL CAPACITY
3	BUILDING.
4	(a) Grants to States.—
5	(1) IN GENERAL.—The Secretary shall award
6	supplementary grants, on a competitive basis—
7	(A) to States, to earry out 1 or more of
8	the targeted activities described in subsection
9	(b) to expand the capacity of the States to ad-
10	dress the unmet assistive technology needs of
11	individuals with disabilities; or
12	(B) to States, to provide funds to local en-
13	tities on a competitive basis, through subgrants
14	or any other mechanism, to enable each such
15	local entity to earry out 1 of the targeted activi-
16	ties described in subsection (e) to expand the
17	capacity of the local entities to address the
18	unmet needs of individuals with disabilities for
19	assistive technology and assistive technology
20	services, especially the unmet needs of under-
21	represented populations.
22	(2) Period.—The Secretary shall award the
23	grants for periods of not more than 5 years.
24	(3) ELIGIBLE STATES.—To be eligible to re-
25	ceive a grant under this section, a State shall have
26	received a grant under section 102.

1	(b) Statewide Capacity Building Activities.—
2	The State may use funds made available through a grant
3	described in subsection (a)(1)(A) to earry out 1 or more
4	of the following activities:
5	(1) Obtaining, under State law or through other
6	equivalent means, the compliance of all public agen-
7	cies in the State with section 508 of the Rehabilita
8	tion Act of 1973, which shall include establishing ϵ
9	mechanism for informing individuals with disabilities
10	of their rights with regard to such section 508, ad-
11	dressing their complaints, and establishing a lead
12	agency to monitor and enforce compliance with such
13	section 508.
14	(2) Developing and implementing, documenting
15	and reviewing a plan for enhancing the participation
16	of all individuals with disabilities in the State, in
17	education, employment, transportation, and commu-
18	nication, and enhancing general access of the indi-
19	viduals, in ways that complement and exceed the re-
20	quirements for public and private entities under the
21	Americans with Disabilities Act of 1990 (42 U.S.C
22	12101 et seq.), through—
23	(A) incorporating concepts of universal de-
24	sign in physical structures, products, and serv-
25	ices; or

- 1 (B) providing fiscal-related incentives to
 2 public and private telecommunication ventures.
 - (3) Developing and implementing activities for incorporating the principles of universal design in the construction and renovation of facilities, information technology and telecommunications, and other products and services such as transportation.
 - (4) Planning and adopting State personnel standards or professional certification procedures that apply to individuals who, or entities that, provide assistive technology services.
 - (5) Conducting evaluations of assistive technology devices and assistive technology services, including computer software, for the purpose of evaluating and documenting the effectiveness, benefits, and compatibility of the devices or services with other technologies, for individuals with disabilities.
 - (6) Engaging in another activity, pursuant to a priority mechanism announced by the Secretary, that will have a statewide impact and address the unmet assistive technology needs of individuals with disabilities.
- 23 (e) Local Capacity Building Activities.—The
 24 State may use funds made available through a grant de25 scribed in subsection (a)(1)(B) to provide funds to local

1	entities that submit acceptable plans, to enable each such
2	local entity to earry out 1 of the following activities:
3	(1) Developing and implementing micro-loan
4	and alternative financing programs.
5	(2) Planning and earrying out equipment dem-
6	onstrations in community settings frequented by the
7	public.
8	(3) Developing and implementing an equipment
9	loan program involving long-term and short-term
10	loans.
11	(4) Developing and implementing an equipment
12	recycling program.
13	(5) Developing and implementing outreach ac-
14	tivities and training, especially empowerment train-
15	ing, for individuals with disabilities, teachers and
16	parents of individuals with disabilities, and under-
17	served populations.
18	(6) Carrying out other initiatives, including
19	model innovative initiatives, that meet an unmet
20	local need related to assistive technology.
21	(d) Amounts of Supplementary Grants.—
22	(1) PAYMENTS TO STATES.—The Secretary
23	shall make payments to States and to outlying areas
24	that successfully compete for supplementary grants

1 awarded under this section, in accordance with the 2 requirements of this section.

(2) Obligation and expenditure.—A State that receives a grant under this section may obligate and expend the funds made available through the grant during the period of the grant.

(3) MATCHING REQUIREMENT.—A State that receives a grant under this section in an amount that exceeds \$250,000 shall make available non-Federal contributions in an amount not less than \$1 for every \$2 of the amount that exceeds \$250,000.

12 (e) APPLICATIONS.—Any State that desires to receive
13 a grant under this section shall submit to the Secretary
14 an application, at such time, and in such manner, as the
15 Secretary may require, that contains the following infor16 mation and assurances:

(1) Partners.—

(A) STATE ASSISTIVE TECHNOLOGY OFFICE.—An assurance that the State Assistive
Technology Office designated under section
102(d)(1)(A) participated in the development of
the application and will participate in the implementation of the activities to be carried out
under the grant, even if the State Assistive

1	Technology Office is not the grant applicant
2	under this section.
3	(B) PARTNERS.—A description of the part-
4	ners of the State involved in carrying out state-
5	wide activities under the grant, including—
6	(i) the identity of each partner;
7	(ii) the role of each partner in the de-
8	velopment of the application;
9	(iii) the eapacity of each partner to
10	contribute to the grant activities; and
11	(iv) the contribution of each partner
12	to the grant activities.
13	(2) Targeted individuals.—A description of
14	how targeted individuals, especially individuals with
15	disabilities who use assistive technology, were in-
16	volved in the development of the application and will
17	be involved in the implementation of the activities to
18	be carried out under the grant.
19	(3) DATA.—Data that affected the selection of
20	the activities to be carried out under the grant.
21	(4) Resources.—A description of State re-
22	sources and other resources that have been commit-
23	ted to carry out the activities.
24	(5) Goals and activities.—
25	(A) In General.—A description of—

1	(i) the goals the State has set for the
2	supplementary grant; and
3	(ii) the activities the State will under-
4	take to achieve such goals, in accordance
5	with the requirements of subsections (b)
6	and (e).
7	(B) Measures of goal achievement.—
8	A description of how the State will measure
9	whether the goals set by the State have been
10	achieved.
11	(C) INVOLVEMENT OF INDIVIDUALS WITH
12	DISABILITIES OF ALL AGES AND THEIR FAMI-
13	LIES.—A description of how individuals with
14	disabilities of all ages and their families—
15	(i) were involved in selecting—
16	(I) the goals;
17	(II) the activities to be under-
18	taken in achieving the goals; and
19	(III) the measures to be used in
20	judging if the goals have been
21	achieved; and
22	(ii) will be involved in measuring
23	whether the goals have been achieved.
24	(6) Annual assessment. An assurance that
25	the State will conduct an annual accomment of the

1	activities earried out under the grant, in order to de-
2	termine—
3	(A) the extent to which the goals described
4	in paragraph (5) have been achieved; and
5	(B) the areas of need that require atten-
6	tion in the next year.
7	(7) USE OF FUNDS.—An assurance that funds
8	received through the grant will be expended in ac-
9	cordance with the provisions of this section and of
10	the application.
11	(8) Supplement other funds.—An assur-
12	ance that funds received through the grant will be
13	used to supplement, and not supplant, funds avail-
14	able from other sources for any activity carried out
15	under the grant.
16	(9) Reports.—An assurance that the State
17	will, or will ensure that a recipient of assistance
18	through the grant will—
19	(A) prepare reports to the Secretary at
20	such time, in such manner, and containing such
21	information as the Secretary may require to
22	carry out the functions of the Secretary under
23	this section or section 105; and
24	(B) keep such records and allow access to
25	such records as the Secretary may require to

ensure the correctness and verification of information provided to the Secretary under this paragraph.

(10) Commingling of Funds.—

- (A) In GENERAL.—An assurance that funds received through the grant will not be commingled with State or other funds.
- (B) Construction.—Subparagraph (A) shall not be construed to prevent, subject to such requirements as the Secretary may establish concerning documentation satisfactory to the Secretary, pooling of funds received through the grant with other public or private funds to achieve a goal specified in the grant application involved, as approved by the Secretary.
- (11) FISCAL CONTROL AND ACCOUNTING PROCEDURES.—An assurance that the State will adopt, and will ensure that a recipient of assistance through the grant will adopt, such fiscal control and accounting procedures as may be necessary to ensure proper disbursement of and accounting for funds received through the grant.
- (12) AUTHORITY TO USE FUNDS.—An assurance that, the partners described in paragraph (1)(B) will have the authority to use funds made

- 1 available through a grant awarded under this sec-2 tion.
- (13) Limit on indirect costs. An assurance
 that the percentage of the funds made available
 under the grant that is used for indirect costs shall
 not exceed 10 percent.
 - (14) Other information and assurances as
 the Secretary may reasonably require.

(f) Submission.—

- (1) Joint Submission.—When a State submits the State technology plan for the State under section 102(d), the State may jointly submit an application described in subsection (e) for funding activities under this section.
- (2) SEPARATE INFORMATION.—In making such a joint submission the State shall distinguish between activities to be carried out under a grant awarded under section 102 and activities to be earried out under a grant awarded under this section, and include a budget that separately reflects proposed expenditures for the 2 types of grant activities for each fiscal year involved.
- 24 (g) Progress Reports.—Each State that receives 25 a grant under this section, and any other entity that re-

- 1 ceives assistance through a grant awarded under this sec-
- 2 tion, shall annually prepare and submit to the Secretary
- 3 a report that documents the progress of the State or entity
- 4 in meeting the goals described in subsection (e)(5), and
- 5 any other information the Secretary may reasonably re-
- 6 quire.

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7 SEC. 104. STATE GRANTS FOR PROTECTION AND ADVOCACY

- 8 RELATED TO ASSISTIVE TECHNOLOGY.
 - (a) Grants to States.—
 - (1) In GENERAL.—On the appropriation of funds under section 107, the Secretary shall make a grant to an entity in each State to support protection and advocacy services through the systems established to provide protection and advocacy services under the Developmental Disabilities Assistance and Bill of Rights Act (42 U.S.C. 6000 et seq.) for the purposes of assisting in the acquisition, utilization, or maintenance of assistive technology or assistive technology services for individuals with disabilities.
 - (2) CERTAIN STATES.—Notwithstanding paragraph (1), for a State that, on the day before the date of enactment of this Act, was described in section 102(f)(1) of the Technology-Related Assistance for Individuals With Disabilities Act of 1988, the Secretary shall make the grant to the lead agency

1 designated under section 101(d) or the State Assist-2 Technology Office designated under section 3 102(d)(1)(A) in that State, whichever is appropriate. 4 The lead agency or office shall determine how the 5 funds made available under this section shall be di-6 vided among the entities that were providing protec-7 tion and advocacy services in that State on that day, 8 and distribute the funds to the entities. In distribut-9 ing the funds, the lead agency or office shall not es-10 tablish any further eligibility or procedural require-11 ments for an entity in that State that supports pro-12 tection and advocacy services through the systems 13 established to provide protection and advocacy serv-14 ices under the Developmental Disabilities Assistance and Bill of Rights Act (42 U.S.C. 6000 et seq.). 15 16 Such an entity shall comply with the same require-17 ments (including reporting and enforcement require-18 ments) as any other entity that receives funding 19 under paragraph (1).

- (3) PERIODS.—The Secretary shall provide assistance through such a grant to a State for 5 years.

 (b) Amount of Financial Assistance.—
- (1) Grants to outlying areas.—From the funds appropriated under section 107(a) and reserved under clause (ii) of subparagraph (A), (B), or

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(C) of section 107(b)(1) for any fiscal year, the Secretary shall make a grant in an amount of not more than \$30,000 to each eligible system within an outlying area.

(2) Grants to states.—For any fiscal year, after reserving funds to make grants under paragraph (1), the Secretary shall make allotments from the remainder of the funds described in paragraph (1) in accordance with paragraph (3) to eligible systems within States to support protection and advocacy services as described in subsection (a). The Secretary shall make grants to the eligible systems from the allotments.

(3) Systems within states.—

(A) POPULATION BASIS.—Except as provided in subparagraph (B), from such remainder for each fiscal year, the Secretary shall make an allotment to the eligible system within a State of an amount bearing the same ratio to such remainder as the population of the State bears to the population of all States.

(B) MINIMUMS.—Subject to the availability of appropriations to earry out this section, the allotment to any system under subparagraph (A) shall be not less than \$50,000, and

the allotment to any system under this paragraph for any fiscal year that is less than \$50,000 shall be increased to \$50,000.

(4) ADJUSTMENT FOR INFLATION.—For any fiscal year, beginning in fiscal year 2000, in which the total amount appropriated and reserved as described in paragraph (1) exceeds the total amount so appropriated and reserved for the preceding fiscal year, the Secretary shall increase each of the minimum allotments under paragraph (3)(B) by a percentage that shall not exceed the percentage increase in the total amount so appropriated and reserved between the preceding fiscal year and the fiscal year involved.

(5) PROPORTIONAL REDUCTION.—To provide minimum allotments to systems within States (as increased under paragraph (4)) under paragraph (3)(B), the Secretary shall proportionately reduce the allotments of the remaining systems within States under paragraph (3), with such adjustments as may be necessary to prevent the allotment of any such remaining system within a State from being reduced to less than the minimum allotment for a system within a State (as increased under paragraph (4)) under paragraph (3)(B).

determines that any amount of an allotment under paragraph (3) to a system within a State for any fiscal year will not be expended by such system in earrying out the provisions of this section, the Secretary shall make such amount available for carrying out the provisions of this section to 1 or more of the systems that the Secretary determines will be able to use additional amounts during such year for carrying out such provisions. Any amount made available to a system for any fiscal year pursuant to the preceding sentence shall, for the purposes of this section, be regarded as an increase in the allotment of the system (as determined under the preceding provisions of this section) for such year.

- (e) REPORT TO SECRETARY.—An entity that receives a grant under this section shall annually prepare and submit to the Secretary a report that contains such information as the Secretary may require, including documentation of the progress of the entity in—
- 21 (1) conducting consumer-responsive activities, 22 including activities that will lead to increased access, 23 for individuals with disabilities, to funding for assist-24 ive technology devices and assistive technology serv-25 ices;

- (2) engaging in informal advocacy to assist in securing assistive technology and assistive technology services for individuals with disabilities;
 - (3) engaging in formal representation for individuals with disabilities to secure systems change, and in advocacy activities to secure assistive technology and assistive technology services for individuals with disabilities;
 - (4) developing and implementing strategies to enhance the long-term abilities of individuals with disabilities and their family members, guardians, advocates, and authorized representatives to advocate the provision of assistive technology devices and assistive technology services to which the individuals with disabilities are entitled under law other than this Act; and
 - (5) coordinating activities with protection and advocacy services funded through sources other than this title, and coordinating activities with the capacity building and advocacy activities carried out by the lead agency or State Assistive Technology Office, as appropriate.
- 23 (d) REPORTS AND UPDATES TO STATE AGENCIES.—
 24 An entity that receives a grant under this section shall
 25 prepare and submit to the State Assistive Technology Of-

1	fice the report described in subsection (c) and quarterly
2	updates concerning the activities described in subsection
3	(e).
4	(e) Coordination.—On making a grant under this
5	section to an entity in a State, the Secretary shall solici
6	and consider the opinions of the lead agency of the State
7	designated under section 101(d), or the State Assistive
8	Technology Office, whichever is appropriate, with respec-
9	to efforts at coordination, collaboration, and promoting
10	outcomes between the lead agency or the State Assistive
11	Technology Office, as appropriate, and the entity that re
12	ceives the grant under this section.
13	SEC. 105. ADMINISTRATIVE PROVISIONS.
14	(a) REVIEW OF PARTICIPATING ENTITIES.—
15	(1) In General.—The Secretary shall assess
16	the extent to which entities that receive grants pur
17	suant to this title are complying with the applicable
18	requirements of this title and achieving the goals
19	that are consistent with the requirements of the
20	grant programs under which the entities applied for
21	the grants.
22	(2) Onsite visits of states receiving cer
23	TAIN GRANTS.—
24	(A) In General.—The Secretary shall
25	conduct an onsite visit—

1	(i) for each State that receives a
2	grant under section 101 and that would
3	have been in the third or fourth year of a
4	second extension grant under the Tech-
5	nology-Related Assistance for Individuals
6	With Disabilities Act of 1988 if that Act
7	had been reauthorized for that fiscal year,
8	prior to the end of that year; and
9	(ii) for each State that receives a
10	grant under section 102, prior to the end
11	of the fourth year of that grant.
12	(B) Unnecessary visits.—The Secretary
13	shall not be required to conduct a visit of a
14	State described in clause (i) or (ii) of subpara-
15	graph (A) if the Secretary determines that the
16	visit is not necessary to assess whether the
17	State is making significant progress toward de-
18	velopment and implementation of a comprehen-
19	sive statewide program of technology-related as-
20	sistance.
21	(3) ADVANCE PUBLIC NOTICE.—The Secretary
22	shall provide advance public notice of an onsite visit
23	conducted under paragraph (2) and solicit public

comment through such notice from targeted individ-

uals, regarding State goals and related activities to

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- achieve such goals funded through a grant made
 under section 101 or 102, as appropriate.
 - (4) MINIMUM REQUIREMENTS.—At a minimum, the visit shall allow the Secretary to determine the extent to which the State is making progress in meeting State goals and maintaining a comprehensive statewide program of technology-related assistance consistent with the purposes described in section 2(b)(1).
 - (5) Provision of information.—To assist the Secretary in carrying out the responsibilities of the Secretary under this section, the Secretary may require States to provide relevant information.

(b) Corrective Action and Sanctions.—

- (1) Corrective action.—If the Secretary determines that an entity fails to substantially comply with the requirements of this title with respect to a grant program, the Secretary shall assist the entity through a technical assistance center funded under section 106 or other means, within 90 days after such determination, to develop a corrective action plan.
- (2) SANCTIONS.—An entity that fails to develop and comply with a corrective action plan as described in paragraph (1) during a fiscal year shall

1	be subject to 1 of the following corrective actions se-
2	lected by the Secretary:
3	(A) Partial or complete fund termination
4	under the grant program.
5	(B) Ineligibility to participate in the grant
6	program in the following year.
7	(C) Reduction in funding for the following
8	year under the grant program.
9	(D) Required redesignation of the lead
10	agency designated under section 101(d) or an
11	entity responsible for administering the grant
12	program.
13	(3) Appeals procedures.—The Secretary
14	shall establish appeals procedures for entities that
15	are found to be in noncompliance with the require-
16	ments of this title.
17	(e) Annual Report.—
18	(1) In General.—Not later than December 31
19	of each year, the Secretary shall prepare, and submit
20	to the President and to Congress, a report on the
21	activities funded under this Act, to improve the ac-
22	cess of individuals with disabilities to assistive tech-
23	nology devices and assistive technology services.
24	(2) Contents.—Such report shall include in-
25	formation on—

1	(A) the demonstrated successes of the
2	funded activities in improving interagency co-
3	ordination relating to assistive technology
4	streamlining access to funding for assistive
5	technology, and producing beneficial outcomes
6	for users of assistive technology;
7	(B) the demonstration activities carried
8	out through the funded activities to—
9	(i) promote access to such funding in
10	public programs that were in existence or
11	the date of the initiation of the demonstra-
12	tion activities; and
13	(ii) establish additional options for ob-
14	taining such funding;
15	(C) the education and training activities
16	carried out through the funded activities to edu-
17	cate and train targeted individuals about assist-
18	ive technology, including increasing awareness
19	of funding through public programs for assist-
20	ive technology;
21	(D) the research activities carried out
22	through the funded activities to improve under-
23	standing of the costs and benefits of access to
24	assistive technology for individuals with disabil-

1	ities who represent a variety of ages and types
2	of disabilities;
3	(E) the program outreach activities to
4	rural and inner-city areas that are carried out
5	through the funded activities;
6	(F) the activities carried out through the
7	funded activities that are targeted to reach
8	underrepresented populations and rural popu-
9	lations; and
10	(G) the consumer involvement activities
11	carried out through the funded activities.
12	(3) AVAILABILITY OF ASSISTIVE TECHNOLOGY
13	DEVICES AND ASSISTIVE TECHNOLOGY SERVICES.—
14	As soon as practicable, the Secretary shall include in
15	the annual report required by this subsection infor-
16	mation on the availability of assistive technology de-
17	vices and assistive technology services. If the Sec-
18	retary determines that a national classification sys-
19	tem for assistive technology devices and assistive
20	technology services has been developed the Secretary
21	shall present such information in the report in a
22	manner consistent with such national classification
23	system.
24	(d) Effect on Other Assistance.—This title may
25	not be construed as authorizing a Federal or a State agen-

1	ey to reduce medical or other assistance available, or to
2	alter eligibility for a benefit or service, under any other
3	Federal law.
4	SEC. 106. TECHNICAL ASSISTANCE PROGRAM.
5	(a) In General.—Through grants, contracts, or co-
6	operative agreements, awarded on a competitive basis, the
7	Secretary is authorized to fund a technical assistance pro-
8	gram to provide technical assistance to entities, principally
9	entities funded under any of sections 101 through 104.
10	(b) INPUT.—In designing the program to be funded
11	under this section, and in deciding the differences in func-
12	tion between national and regionally based technical as-
13	sistance efforts carried out through the program, the Sec-
14	retary shall consider the input of the directors of com-
15	prehensive statewide programs of technology-related as-
16	sistance and other individuals the Secretary determines to
17	be appropriate, especially—
18	(1) individuals with disabilities who use assist-
19	ive technology and understand the barriers to the ac-
20	quisition of such technology and assistive technology
21	services;
22	(2) family members, guardians, advocates, and
23	authorized representatives of such individuals; and
24	(3) individuals employed by protection and ad-
25	vocacy systems funded under section 104.

1	(c) Scope of Technical Assistance.—
2	(1) NATIONAL PUBLIC INTERNET SITE.—
3	(A) ESTABLISHMENT OF INTERNET
4	SITE.—The Secretary shall fund the establish
5	ment and maintenance of a National Public
6	Internet Site for the purposes of providing to
7	individuals with disabilities and the genera
8	public technical assistance and information or
9	increased access to assistive technology devices
10	assistive technology services, and other disabil
11	ity-related resources.
12	(B) ELIGIBLE ENTITY.—To be eligible to
13	receive a grant or enter into a contract or coop
14	erative agreement under subsection (a) to es
15	tablish and maintain the Internet site, an entity
16	shall be an institution of higher education that
17	emphasizes research and engineering, has a
18	multidisciplinary research center, and has dem
19	onstrated expertise in—
20	(i) working with assistive technology
21	and intelligent agent interactive informa
22	tion dissemination systems;
23	(ii) managing libraries of assistive
24	technology and disability-related resources

1	(iii) delivering education, information,
2	and referral services to individuals with
3	disabilities, including technology-based cur-
4	riculum development services for adults
5	with low-level reading skills;
6	(iv) developing cooperative partner-
7	ships with the private sector, particularly
8	with private sector computer software,
9	hardware, and Internet services entities;
10	and
11	(v) developing and designing advanced
12	Internet sites.
13	(C) FEATURES OF INTERNET SITE.—The
14	National Public Internet Site described in sub-
15	paragraph (A) shall contain the following fea-
16	tures:
17	(i) Availability of information at
18	ANY TIME.—The site shall be designed so
19	that any member of the public may obtain
20	information posted on the site at any time.
21	(ii) Innovative automated intel-
22	LIGENT AGENT.—The site shall be con-
23	structed with an innovative automated in-
24	telligent agent that is a diagnostic tool for
25	assisting users in problem definition and

1	the selection of appropriate assistive tech-
2	nology devices and assistive technology
3	services resources.
4	(iii) Resources.—
5	(I) Library on assistive tech-
6	NOLOGY.—The site shall include ac-
7	cess to a comprehensive working li-
8	brary on assistive technology for all
9	environments, including home, work-
10	place, transportation, and other envi-
11	ronments.
12	(II) RESOURCES FOR A NUMBER
13	OF DISABILITIES.—The site shall in-
14	elude resources relating to the largest
15	possible number of disabilities, includ-
16	ing resources relating to low-level
17	reading skills.
18	(iv) Links to private sector re-
19	SOURCES AND INFORMATION.—To the ex-
20	tent feasible, the site shall be linked to rel-
21	evant private sector resources and informa-
22	tion, under agreements developed between
23	the institution of higher education and co-
24	operating private sector entities.

1	(D) MINIMUM LIBRARY COMPONENTS.—At
2	a minimum, the Internet site shall maintain up-
3	dated information on—
4	(i) how to plan, develop, implement,
5	and evaluate activities to further extend
6	comprehensive statewide programs of tech-
7	nology-related assistance, including the de-
8	velopment and replication of effective ap-
9	proaches to—
10	(I) providing information and re-
11	ferral services;
12	(II) promoting interagency co-
13	ordination of training and service de-
14	livery among public and private enti-
15	ties;
16	(III) conducting outreach to
17	underrepresented populations and
18	rural populations;
19	(IV) mounting successful public
20	awareness activities;
21	(V) improving capacity building
22	in service delivery;
23	(VI) training personnel from a
24	variety of disciplines; and

1	(VII) improving evaluation strat-
2	egies, research, and data collection;
3	(ii) effective approaches to the devel-
4	opment of consumer-controlled systems
5	that increase access to, funding for, and
6	awareness of, assistive technology devices
7	and assistive technology services;
8	(iii) successful approaches to increas-
9	ing the availability of public and private
10	funding for and access to the provision of
11	assistive technology devices and assistive
12	technology services by appropriate State
13	agencies; and
14	(iv) demonstration sites where individ-
15	uals may try out assistive technology.
16	(2) Technical assistance efforts.—In car-
17	rying out the technical assistance program, taking
18	into account the input required under subsection (b),
19	the Secretary shall ensure that entities—
20	(A) address State-specific information re-
21	quests concerning assistive technology from
22	other entities funded under this title and public
23	entities not funded under this title, including—
24	(i) requests for state-of-the-art, or
25	model, Federal, State, and local laws, regu-

1	lations, policies, practices, procedures, and
2	organizational structures, that facilitate,
3	and overcome barriers to, funding for, and
4	access to, assistive technology devices and
5	assistive technology services;
6	(ii) requests for examples of policies,
7	practices, procedures, regulations, adminis-
8	trative hearing decisions, or legal actions,
9	that have enhanced or may enhance access
10	to funding for assistive technology devices
11	and assistive technology services for indi-
12	viduals with disabilities;
13	(iii) requests for information on effec-
14	tive approaches to Federal-State coordina-
15	tion of programs for individuals with dis-
16	abilities, related to improving funding for
17	or access to assistive technology devices
18	and assistive technology services for indi-
19	viduals with disabilities of all ages;
20	(iv) requests for information on effec-
21	tive approaches to the development of con-
22	sumer-controlled systems that increase ac-
23	cess to, funding for, and awareness of, as-
24	sistive technology devices and assistive

 $\frac{\text{technology services, including information}}{}$

1	on the identification and description of
2	mechanisms and means that successfully
3	support self-help and peer mentoring
4	groups for individuals with disabilities;
5	(v) other requests for technical assist-
6	ance from other entities funded under this
7	title and public entities not funded under
8	this title; and
9	(vi) other assignments specified by the
10	Secretary, including assisting entities de-
11	seribed in section 105(b) to develop correc-
12	tive action plans; and
13	(B) assist targeted individuals by dissemi-
14	nating information about—
15	(i) Federal, State, and local laws, reg-
16	ulations, policies, practices, procedures,
17	and organizational structures, that facili-
18	tate, and overcome barriers to, funding for,
19	and access to, assistive technology devices
20	and assistive technology services, to pro-
21	mote fuller independence, productivity, and
22	inclusion in society for individuals with dis-
23	abilities of all ages; and
24	(ii) technical assistance activities un-
25	dertaken under subparagraph (A).

1	(d) ELIGIBLE ENTITIES.—To be eligible to compete
2	for grants, contracts, and cooperative agreements under
3	this section, entities shall have documented experience
4	with and expertise in assistive technology service delivery
5	or systems, interagency coordination, and capacity build-
6	ing and advocacy activities.
7	(e) APPLICATION.—To be eligible to receive a grant,
8	contract, or cooperative agreement under this section, an
9	entity shall submit an application to the Secretary at such
10	time, in such manner, and containing such information as
11	the Secretary may require.
12	SEC. 107. AUTHORIZATION OF APPROPRIATIONS.
13	(a) In General.—There are authorized to be appro-
14	priated to earry out this title \$36,000,000 for fiscal year
15	1999 and such sums as may be necessary for fiscal years
16	2000 through 2004.
17	(b) Reservations of Funds.—
18	(1) In general. Except as provided in para-
19	graphs (2) through (4)—
20	(A) if the amount appropriated under sub-
21	section (a) for a fiscal year is less than
22	\$33,000,000
23	(i) 87.5 percent of the amount shall
24	be reserved to fund grants under sections
25	101 and 102;

1	(ii) 7.9 percent shall be reserved to
2	fund grants under section 104; and
3	(iii) 4.6 percent shall be reserved for
4	activities funded under section 106;
5	(B) if the amount appropriated under sub-
6	section (a) for a fiscal year is not less than
7	\$33,000,000 and is less than \$36,000,000—
8	(i) 85 percent of the amount shall be
9	reserved to fund grants under sections 101
10	and 102;
11	(ii) 11 percent shall be reserved to
12	fund grants under section 104; and
13	(iii) 4 percent shall be reserved for ac-
14	tivities funded under section 106; and
15	(C) if the amount appropriated under sub-
16	section (a) for a fiscal year is not less than
17	\$36,000,000
18	(i) 80 percent of the amount shall be
19	reserved to fund grants under sections
20	101, 102, and (to the extent provided in
21	paragraph (2)) 103;
22	(ii) 15 percent shall be reserved to
23	fund grants under section 104; and
24	(iii) 5 percent shall be reserved for ac-
25	tivities funded under section 106.

- (2)CONDITION **APPLICABLE** TO SUPPLE-MENTARY GRANTS.—Beginning in fiscal year 2000, if the amount appropriated under subsection (a) for a fiscal year is not less than \$40,000,000, the Sec-retary may reserve not more than 5 percent of the amount to fund grants under section 103.
 - (3) RESERVATION FOR CONTINUATION OF TECHNICAL ASSISTANCE INITIATIVES.—For fiscal year 1999, the Secretary may use funds reserved under clause (iii) of subparagraph (A), (B), or (C) of paragraph (1) to continue funding technical assistance initiatives that were funded in fiscal year 1998 under the Technology-Related Assistance for Individuals With Disabilities Act of 1988.
 - (4) RESERVATION FOR ONSITE VISITS. The Secretary may reserve, from the amount appropriated under subsection (a) for any fiscal year, such sums as the Secretary considers to be necessary for the purposes of conducting onsite visits as required by section 105(a)(2).

1	TITLE II—NATIONAL ACTIVITIES
2	Subtitle A—Rehabilitation Act of
3	1973
4	SEC. 201. COORDINATION OF FEDERAL RESEARCH EF-
5	FORTS.
6	Section 203 of the Rehabilitation Act of 1973 (as
7	amended by section 405 of the Workforce Investment Act
8	of 1988) is amended—
9	(1) in subsection (a)(1), by inserting after "pro-
10	grams," insert "including programs relating to as-
11	sistive technology research and research that incor-
12	porates the principles of universal design,";
13	(2) in subsection (b)—
14	(A) by inserting "(1)" before "After receiv-
15	ing'';
16	(B) by striking "from individuals with dis-
17	abilities and the individuals' representatives"
18	and inserting "from targeted individuals";
19	(C) by inserting after "research" the fol-
20	lowing: (including assistive technology research
21	and research that incorporates the principles of
22	universal design)"; and
23	(D) by adding at the end the following:
24	"(2) In carrying out its duties with respect to the
25	conduct of Federal research (including assistive tech-

1	nology research and research that incorporates the prin-
2	eiples of universal design) related to rehabilitation of indi-
3	viduals with disabilities, the Committee shall—
4	"(A) share information regarding the range of
5	assistive technology research, and research that in-
6	corporates the principles of universal design, that is
7	being earried out by members of the Committee and
8	other Federal departments and organizations;
9	"(B) identify, and make efforts to address, gaps
10	in assistive technology research and research that in-
11	corporates the principles of universal design that are
12	not being adequately addressed;
13	"(C) identify, and establish, clear research pri-
14	orities related to assistive technology research and
15	research that incorporates the principles of universal
16	design for the Federal Government;
17	"(D) promote interagency collaboration and
18	joint research activities relating to assistive tech-
19	nology research and research that incorporates the
20	principles of universal design at the Federal level,
21	and reduce unnecessary duplication of effort regard-
22	ing these types of research within the Federal Gov-
23	ernment; and
24	"(E) optimize the productivity of Committee
25	members through resource sharing and other cost-

1	saving activities, related to assistive technology re-
2	search and research that incorporates the principles
3	of universal design.";
4	(3) by striking subsection (c) and inserting the
5	following:
6	"(e) Not later than December 31 of each year, the
7	Committee shall prepare and submit, to the President and
8	to the Committee on Education and the Workforce of the
9	House of Representatives and the Committee on Labor
10	and Human Resources of the Senate, a report that—
11	"(1) describes the progress of the Committee in
12	fulfilling the duties described in subsection (b);
13	"(2) makes such recommendations as the Com-
14	mittee determines to be appropriate with respect to
15	coordination of policy and development of objectives
16	and priorities for all Federal programs relating to
17	the conduct of research (including assistive tech-
18	nology research and research that incorporates the
19	principles of universal design) related to rehabilita-
20	tion of individuals with disabilities; and
21	"(3) describes the activities that the Committee
22	recommended to be funded through grants, con-
23	tracts, cooperative agreements, and other mecha-
24	nisms, for assistive technology research and develop-

1	ment and research and development that incor-
2	porates the principles of universal design."; and
3	(4) by adding at the end the following:
4	"(d)(1) In order to promote coordination and co-
5	operation among Federal departments and agencies con-
6	ducting assistive technology research programs, to reduce
7	duplication of effort among the programs, and to increase
8	the availability of assistive technology for individuals with
9	disabilities, the Committee may recommend activities to
10	be funded through grants, contracts or cooperative agree-
11	ments, or other mechanisms—
12	"(A) in joint research projects for assistive
13	technology research and research that incorporates
14	the principles of universal design; and
15	"(B) in other programs designed to promote ϵ
16	cohesive, strategic Federal program of research de-
17	scribed in subparagraph (A) .
18	"(2) The projects and programs described in para-
19	graph (1) shall be jointly administered by at least 2 agen-
20	cies or departments with representatives on the Commit-
21	tee.
22	"(3) In recommending activities to be funded in the
23	projects and programs, the Committee shall obtain input
24	from targeted individuals, and other organizations and in-
25	dividuals the Committee determines to be appropriate

- 1 concerning the availability and potential of technology for
- 2 individuals with disabilities.
- 3 "(e) In this section, the terms 'assistive technology',
- 4 'targeted individuals', and 'universal design' have the
- 5 meanings given the terms in section 3 of the Assistive
- 6 Technology Act of 1998.".

7 SEC. 202. NATIONAL COUNCIL ON DISABILITY.

- 8 Section 401 of the Rehabilitation Act of 1973 (as
- 9 amended by section 407 of the Workforce Investment Act
- 10 of 1998) is amended by adding at the end the following:
- 11 $\frac{\text{``(c)(1)}}{\text{Not later than December 31, 1999, the Coun-}}$
- 12 cil shall prepare a report describing the barriers in Federal
- 13 assistive technology policy to increasing the availability of
- 14 and access to assistive technology devices and assistive
- 15 technology services for individuals with disabilities.
- 16 "(2) In preparing the report, the Council shall obtain
- 17 input from the National Institute on Disability and Reha-
- 18 bilitation Research and the Association of Tech Act
- 19 Projects, and from targeted individuals, as defined in sec-
- 20 tion 3 of the Assistive Technology Act of 1998.
- 21 "(3) The Council shall submit the report, along with
- 22 such recommendations as the Council determines to be ap-
- 23 propriate, to the Committee on Labor and Human Re-
- 24 sources of the Senate and the Committee on Education
- 25 and the Workforce of the House of Representatives.".

1	SEC. 203. ARCHITECTURAL AND TRANSPORTATION BAR-
2	RIERS COMPLIANCE BOARD.
3	(a) In General.—Section 502 of the Rehabilitation
4	Act of 1973 (29 U.S.C. 792) is amended—
5	(1) by redesignating subsections (d) through (i)
6	as subsections (e) through (j), respectively;
7	(2) by inserting after subsection (c) the follow-
8	ing:
9	"(d) Beginning in fiscal year 2000, the Access Board,
10	after consultation with the Secretary, representatives of
11	such public and private entities as the Access Board deter-
12	mines to be appropriate (including the electronic and in-
13	formation technology industry), targeted individuals (as
14	defined in section 3 of the Assistive Technology Act of
15	1998), and State information technology officers, shall
16	provide training for Federal and State employees on any
17	obligations related to section 508 of the Rehabilitation Act
18	of 1973."; and
19	(3) in the second sentence of paragraph (1) of
20	subsection (e) (as redesignated in paragraph (1)), by
21	striking "subsection (e)" and inserting "subsection
22	(f)".
23	(b) Conforming Amendment.—Section 506(c) of
24	the Rehabilitation Act of 1973 (29 U.S.C. 794(e)) is
25	amended by striking "section $502(h)(1)$ " and inserting
26	"section 502(i)(1)".

Subtitle B—Other National Activities

3	SEC.	211.	SMALL	BUSINESS	INCENTIVES.
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- 4 (a) DEFINITION.—In this section, the term "small business" means a small-business concern, as described in 6 section 3(a) of the Small Business Act (15 U.S.C. 632(a)).
- 7 (b) Contracts For Design, Development, and 8 Marketing.—
- 9 (1) IN GENERAL.—The Secretary may enter
 10 into contracts with small businesses, to assist such
 11 businesses to design, develop, and market assistive
 12 technology devices or assistive technology services.
 13 In entering into the contracts, the Secretary may
 14 give preference to businesses owned or operated by
 15 individuals with disabilities.
 - (2) SMALL BUSINESS INNOVATIVE RESEARCH PROGRAM.—Contracts entered into pursuant to paragraph (1) shall be administered in accordance with the contract administration requirements applicable to the Department of Education under the Small Business Innovative Research Program, as described in section 9(g) of the Small Business Act (15 U.S.C. 638(g)). Contracts entered into pursuant to paragraph (1) shall not be included in the calcula-

1	tion of the required expenditures of the Department
2	under section 9(f) of such Act (15 U.S.C. 638(f)).
3	(e) Grants for Evaluation and Dissemination
4	OF INFORMATION ON EFFECTS OF TECHNOLOGY TRANS-
5	FER.—The Secretary may make grants to small busi-
6	nesses to enable such businesses—
7	(1) to work with any entity funded by the Sec-
8	retary to evaluate and disseminate information on
9	the effects of technology transfer on the lives of indi-
10	viduals with disabilities;
11	(2) to benefit from the experience and expertise
12	of such entities, in conducting such evaluation and
13	dissemination; and
14	(3) to utilize any technology transfer and mar-
15	ket research services such entities provide, to bring
16	new assistive technology devices and assistive tech-
17	nology services into commerce.
18	SEC. 212. TECHNOLOGY TRANSFER AND UNIVERSAL DE-
19	SIGN.
20	(a) In General.—The Director of the National In-
21	stitute on Disability and Rehabilitation Research may col-
22	laborate with the Federal Laboratory Consortium for
23	Technology Transfer established under section 11(e) of
24	the Stevenson-Wydler Technology Innovation Act of 1980
25	(15 U.S.C. 3710(e)), to promote technology transfer that

- 1 will further development of assistive technology and prod-
- 2 ucts that incorporate the principles of universal design.
- 3 (b) Collaboration.—In promoting the technology
- 4 transfer, the Director and the Consortium described in
- 5 subsection (a) may collaborate—
- (1) to enable the National Institute on Disability and Rehabilitation Research to work more effectively with the Consortium, and to enable the Consortium to fulfill the responsibilities of the Consortium to assist Federal agencies with technology
 transfer under the Stevenson-Wydler Technology Innovation Act of 1980 (15 U.S.C. 3701 et seq);
 - (2) to increase the awareness of staff members of the Federal Laboratories regarding assistive technology issues and the principles of universal design;
 - (3) to compile a compendium of current and projected Federal Laboratory technologies and projects that have or will have an intended or recognized impact on the available range of assistive technology for individuals with disabilities, including technologies and projects that incorporate the principles of universal design, as appropriate;
 - (4) to develop strategies for applying developments in assistive technology and universal design to mainstream technology, to improve economies of

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1	scale and commercial incentives for assistive tech-
2	nology; and
3	(5) to cultivate developments in assistive tech-
4	nology and universal design through demonstration
5	projects and evaluations, conducted with assistive
6	technology professionals and potential users of as-
7	sistive technology.
8	(e) Grants, Contracts, and Cooperative
9	AGREEMENTS.—The Secretary may make grants to or
10	enter into contracts or cooperative agreements with com-
11	mercial, non-profit, or other organizations, including insti-
12	tutions of higher education, to facilitate interaction with
13	the Consortium to achieve the objectives of this section.
14	(d) Responsibilities of Consortium.—Section
15	11(e)(1) of the Stevenson-Wydler Technology Innovation
16	Act of 1980 (15 U.S.C. 3710(e)(1)) is amended—
17	(1) in subparagraph (I), by striking "; and"
18	and inserting a semicolon;
19	(2) in subparagraph (J), by striking the period
20	and inserting "; and"; and
21	(3) by adding at the end the following:
22	"(K) work with the Director of the National In-
23	stitute on Disability and Rehabilitation Research to
24	compile a compendium of current and projected Fed-
25	eral Laboratory technologies and projects that have

- or will have an intended or recognized impact on the
 available range of assistive technology for individuals
 with disabilities (as defined in section 3 of the Assistive Technology Act of 1998), including technologies and projects that incorporate the principles
 of universal design (as defined in section 3 of such
- 8 SEC. 213. UNIVERSAL DESIGN IN PRODUCTS AND THE
 9 BUILT ENVIRONMENT.

Act), as appropriate.".

The Secretary may make grants to commercial or other enterprises and institutions of higher education for the research and development of universal design concepts for products (including information technology) and the built environment. In making such grants, the Secretary shall give preference to enterprises and institutions that are owned or operated by individuals with disabilities. The Secretary shall define the term "built environment" for purposes of this section.

19 **SEC. 214. OUTREACH.**

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20 (a) Assistive Technology in Rural or Impover21 ISHED Urban Areas.—The Secretary may make grants,
22 enter into cooperative agreements, or provide financial as23 sistance through other mechanisms, for projects designed
24 to increase the availability of assistive technology for rural
25 and impoverished urban populations, by determining the

- 1 unmet assistive technology needs of such populations, and
- 2 designing and implementing programs to meet such needs.
- 3 (b) Assistive Technology for Children and
- 4 OLDER INDIVIDUALS.—The Secretary may make grants,
- 5 enter into cooperative agreements, or provide financial as-
- 6 sistance through other mechanisms, for projects designed
- 7 to increase the availability of assistive technology for pop-
- 8 ulations of children and older individuals, by determining
- 9 the unmet assistive technology needs of such populations,
- 10 and designing and implementing programs to meet such
- 11 needs.
- 12 SEC. 215. TRAINING PERTAINING TO REHABILITATION EN-
- 13 GINEERS AND TECHNICIANS.
- 14 (a) Grants and Contracts.—The Secretary shall
- 15 make grants, or enter into contracts with, public and pri-
- 16 vate agencies and organizations, including institutions of
- 17 higher education, to help prepare students, including stu-
- 18 dents preparing to be rehabilitation technicians, and fac-
- 19 ulty working in the field of rehabilitation engineering, for
- 20 careers related to the provision of assistive technology de-
- 21 vices and assistive technology services.
- 22 (b) ACTIVITIES.—An agency or organization that re-
- 23 ceives a grant or contract under subsection (a) may use
- 24 the funds made available through the grant or contract—

1	(1) to provide training programs for individuals
2	employed or seeking employment in the field of reha-
3	bilitation engineering, including postsecondary edu-
4	cation programs;

- (2) to provide workshops, seminars, and conferences concerning rehabilitation engineering that relate to the use of assistive technology devices and assistive technology services to improve the lives of individuals with disabilities; and
- 10 (3) to design, develop, and disseminate curricu11 lar materials to be used in the training programs,
 12 workshops, seminars, and conferences described in
 13 paragraphs (1) and (2).

14 SEC. 216. ASSISTIVE TECHNOLOGY TAXONOMY.

- (a) STUDY.—The Secretary may, directly or (if nee16 essary) by entering into contracts or cooperative agree17 ments with appropriate entities, conduct a study to deter18 mine the benefits of and obstacles to implementing
 19 throughout the Federal Government the single assistive
 20 technology taxonomy developed by the Department.
- 21 (b) REPORT. Not later than December 31, 1999,
 22 the Secretary shall prepare and submit to the Committee
 23 on Education and the Workforce of the House of Rep24 resentatives and the Committee on Labor and Human Re25 sources of the Senate a report that contains information

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1	detailing the benefits and obstacles described in subsection
2	(a) and that contains such policy recommendations as the
3	Secretary determines to be appropriate.
4	SEC. 217. PRESIDENT'S COMMITTEE ON EMPLOYMENT OF
5	PEOPLE WITH DISABILITIES.
6	(a) Programs.—The President's Committee on Em-
7	ployment of People With Disabilities (referred to in this
8	section as "the Committee") may design, develop, and im-
9	plement programs to increase the voluntary participation
10	of the private sector in making information technology ac-
11	eessible to individuals with disabilities, including increas-
12	ing the involvement of individuals with disabilities in the
13	design, development, and manufacturing of information
14	technology.
15	(b) ACTIVITIES.—The Committee may carry out ac-
16	tivities through the programs that may include—
17	(1) the development and coordination of a task
18	force, which—
19	(A) shall develop and disseminate informa-
20	tion on voluntary best practices for universal
21	accessibility in information technology; and
22	(B) shall consist of members of the public
23	and private sectors, including—

1	(i) representatives of organizations
2	representing individuals with disabilities;
3	and
4	(ii) individuals with disabilities; and
5	(2) the design, development, and implementa-
6	tion of outreach programs to promote the adoption
7	of best practices referred to in paragraph (1)(B).
8	(e) Coordination.—The Committee shall coordinate
9	the activities of the Committee under this section, as ap-
10	propriate, with the activities of the National Institute on
11	Disability and Rehabilitation Research and the activities
12	of the Department of Labor.
13	(d) Technical Assistance.—The Committee may
14	provide technical assistance concerning the programs car-
15	ried out under this section and may reserve such portion
16	of the funds appropriated to carry out this section as the
17	Committee determines to be necessary to provide the tech-
18	nical assistance.
19	(e) Definition.—In this section, the term "informa-
20	tion technology" means any equipment or interconnected
21	system or subsystem of equipment, that is used in the
22	automatic acquisition, storage, manipulation, manage-
23	ment, movement, control, display, switching, interchange,
24	transmission, or reception of data or information, includ-
25	ing a computer, ancillary equipment, software, firmware

- 1 and similar procedures, services (including support serv-
- 2 ices), and related resources.
- 3 SEC. 218. AUTHORIZATION OF APPROPRIATIONS.
- 4 (a) In General.—There are authorized to be appro-
- 5 priated to earry out this title and the provisions described
- 6 in subsection (b)(1), \$15,000,000 for fiscal year 1999, and
- 7 such sums as may be necessary for each of fiscal years
- 8 2000 through 2004.
- 9 (b) Reservations.—Of the funds appropriated
- 10 under subsection (a) for a fiscal year, the Secretary shall
- 11 reserve not less than—
- 12 (1) 33 percent to earry out the provisions of
- section 203 of the Rehabilitation Act of 1973 that
- relate to research described in section 203(b)(2)(A)
- 15 of such Act;
- 16 (2) 16 percent to earry out section 211;
- 17 (3) 4 percent to earry out section 212;
- 18 (4) 8 percent to earry out section 215; and
- 19 (5) 10 percent to carry out section 217.
- 20 (e) AVAILABILITY.—Amounts appropriated under
- 21 subsection (a) for a fiscal year shall remain available for
- 22 obligation for the following fiscal year.

1 TITLE III—ALTERNATIVE 2 FINANCING MECHANISMS

3	SEC. 301. GENERAL AUTHORITY.
4	(a) IN GENERAL.—The Secretary shall award grants
5	to States to pay for the Federal share of the cost of the
6	establishment and administration of, or the expansion and
7	administration of, an alternative financing program fea-
8	turing 1 or more alternative financing mechanisms to
9	allow individuals with disabilities and their family mem-
10	bers, guardians, advocates, and authorized representatives
11	to purchase assistive technology devices and assistive tech-
12	nology services (referred to individually in this title as an
13	"alternative financing mechanism").
14	(b) MECHANISMS.—The alternative financing mecha-
15	nisms may include—
16	(1) a low-interest loan fund;
17	(2) an interest buy-down program;
18	(3) a revolving loan fund;
19	(4) a loan guarantee or insurance program;
20	(5) a program operated by a partnership among
21	private entities for the purchase, lease, or other ac-
22	quisition of assistive technology devices or assistive
23	technology services; or
24	(6) another mechanism that meets the require-
25	ments of this title and is approved by the Secretary.

1	(c) Requirements.—
2	(1) Period.—The Secretary may award grants
3	under this title for periods of 1 year.
4	(2) Limitation.—No State may receive more
5	than 1 grant under this title.
6	(d) FEDERAL SHARE.—The Federal share of the cost
7	of the alternative financing program shall not be more
8	than 50 percent.
9	(e) Construction.—Nothing in this section shall be
10	construed as affecting the authority of a State to establish
11	an alternative financing program under title I.
12	SEC. 302. AMOUNT OF GRANTS.
13	(a) In General.—
14	(1) Grants to outlying areas.—From the
15	funds appropriated under section 308 for any fiscal
16	year that are not reserved under section 308(b), the
17	Secretary shall make a grant in an amount of not
18	more than \$105,000 to each eligible outlying area.
19	(2) Grants to states.—From the funds de-
20	scribed in paragraph (1) that are not used to make
21	grants under paragraph (1), the Secretary shall
22	make grants to States from allotments made in ac-
23	cordance with the requirements described in para-
24	graph (3).

1	(3) Allotments.—From the funds described
2	in paragraph (1) that are not used to make grants
3	under paragraph (1)—
4	(A) the Secretary shall allot \$500,000 to
5	each State; and
6	(B) from the remainder of the funds—
7	(i) the Secretary shall allot to each
8	State an amount that bears the same ratio
9	to 80 percent of the remainder as the pop-
10	ulation of the State bears to the population
11	of all States; and
12	(ii) the Secretary shall allot to each
13	State with a population density that is not
14	more than 10 percent greater than the
15	population density of the United States
16	(according to the most recently available
17	eensus data) an equal share from 20 per-
18	eent of the remainder.
19	(b) Insufficient Funds.—If the funds appro-
20	priated under this title for a fiscal year are insufficient
21	to fund the activities described in the acceptable applica-
22	tions submitted under this title for such year, a State
23	whose application was approved for such year but that did
24	not receive a grant under this title may update the appli-
25	cation for the succeeding fiscal year. Priority shall be

1	given in such succeeding fiscal year to such updated appli-		
2	eations, if acceptable.		
3	(e) Definitions.—In subsection (a):		
4	(1) OUTLYING AREA.—The term "outlying		
5	area" means the United States Virgin Islands,		
6	Guam, American Samoa, and the Commonwealth of		
7	the Northern Mariana Islands.		
8	(2) STATE.—The term "State" does not include		
9	the United States Virgin Islands, Guam, American		
10	Samoa, and the Commonwealth of the Northern		
11	Mariana Islands.		
12	SEC. 303. APPLICATIONS AND PROCEDURES.		
13	(a) Eligibility.—States that receive or have re-		
14	ceived grants under section 101 or 102 and comply with		
15	subsection (b) shall be eligible to compete for grants under		
16	this title.		
17	(b) APPLICATION.—To be eligible to compete for a		
18	grant under this title, a State shall submit an application		
19	to the Secretary at such time, in such manner, and con-		
20	taining such information as the Secretary may require, in-		
21	eluding—		
22	(1) an assurance that the State will provide the		
23	non-Federal share of the cost of the alternative fi-		
24	nancing program in eash, from State, local, or pri-		
25	vate sources;		

1	(2) an assurance that the alternative financing
2	program will continue on a permanent basis;
3	(3) an assurance that, and information describ-
4	ing the manner in which, the alternative financing
5	program will expand and emphasize consumer choice
6	and control;
7	(4) an assurance that the funds made available
8	through the grant to support the alternative financ-
9	ing program will be used to supplement and not sup-
10	plant other Federal, State, and local public funds ex-
11	pended to provide alternative financing mechanisms;
12	(5) an assurance that the State will ensure
13	that
14	(A) all funds that support the alternative
15	financing program, including funds repaid dur-
16	ing the life of the program, will be placed in a
17	permanent separate account and identified and
18	accounted for separately from any other fund;
19	(B) if the organization administering the
20	program invests funds within this account, the
21	organization will invest the funds in low-risk se-
22	curities in which a regulated insurance company
23	may invest under the law of the State; and
24	(C) the organization will administer the
25	funds with the same judgment and care that a

1 person of prudence, discretion, and intelligence would exercise in the management of the finan-2 3 cial affairs of such person; 4 (6) an assurance that— 5 (A) funds comprised of the principal and 6 interest from the account described in para-7 graph (5) will be available to support the alter-8 native financing program; and 9 (B) any interest or investment income that 10 accrues on or derives from such funds after 11 such funds have been placed under the control 12 of the organization administering the alter-13 native financing program, but before such funds 14 are distributed for purposes of supporting the 15 program, will be the property of the organiza-16 tion administering the program; and 17 (7) an assurance that the percentage of the 18 funds made available through the grant that is used 19 for indirect costs shall not exceed 10 percent. 20 (e) Limit.—The interest and income described in 21 subsection (b)(6)(B) shall not be taken into account by any officer or employee of the Federal Government for purposes of determining eligibility for any Federal pro-

24 gram.

1	SEC. 304. CONTRACTS WITH COMMUNITY-BASED ORGANIZA-
2	TIONS.
3	(a) In General.—A State that receives a grant
4	under this title shall enter into a contract with a commu-
5	nity-based organization (including a group of such organi-
6	zations) that has individuals with disabilities involved in
7	organizational decisionmaking at all organizational levels,
8	to administer the alternative financing program.
9	(b) Provisions.—The contract shall—
10	(1) include a provision requiring that the pro-
11	gram funds, including the Federal and non-Federal
12	shares of the cost of the program, be administered
13	in a manner consistent with the provisions of this
14	title;
15	(2) include any provision the Secretary requires
16	concerning oversight and evaluation necessary to
17	protect Federal financial interests; and
18	(3) require the community-based organization
19	to enter into a contract, to expand opportunities
20	under this title and facilitate administration of the
21	alternative financing program, with—
22	(A) commercial lending institutions or or-
23	ganizations; or
24	(B) State financing agencies.

SEC. 305. GRANT ADMINISTRATION REQUIREMENTS.

2	A State that receives a grant under this title and any
3	community-based organization that enters into a contract
4	with the State under this title, shall submit to the Sec-
5	retary, pursuant to a schedule established by the Secretary
6	(or if the Secretary does not establish a schedule, within
7	12 months after the date that the State receives the
8	grant), each of the following policies or procedures for ad-
9	ministration of the alternative financing program:
10	(1) A procedure to review and process in a

- (1) A procedure to review and process in a timely manner requests for financial assistance for immediate and potential technology needs, including consideration of methods to reduce paperwork and duplication of effort, particularly relating to need, eligibility, and determination of the specific assistive technology device or service to be financed through the program.
- (2) A policy and procedure to assure that access to the alternative financing program shall be given to consumers regardless of type of disability, age, income level, location of residence in the State, or type of assistive technology device or assistive technology service for which financing is requested through the program.
- 25 (3) A procedure to assure consumer-controlled 26 oversight of the program.

1 SEC. 306. INFORMATION AND TECHNICAL ASSISTANCE.

2	(a)	Txt	General. –	Tb_{α}	Sagratary	, ahall	nnorrida	infor
<i></i> 1	(a)	111	GENERAL.	- 1 11C	Secretary	SHan	provide	HHOI-

- 3 mation and technical assistance to States under this title.
- 4 which shall include—
- 5 (1) providing assistance in preparing applica-
- 6 tions for grants under this title;
- 7 (2) assisting grant recipients under this title to
- 8 develop and implement alternative financing pro-
- 9 grams; and
- 10 (3) providing any other information and tech-
- 11 <u>nical assistance the Secretary determines to be ap-</u>
- 12 propriate to assist States to achieve the objectives of
- 13 this title.
- 14 (b) Grants, Contracts, and Cooperative
- 15 AGREEMENTS.—The Secretary shall provide the informa-
- 16 tion and technical assistance described in subsection (a)
- 17 through grants, contracts, and cooperative agreements
- 18 with public or private agencies and organizations, includ-
- 19 ing institutions of higher education, with sufficient docu-
- 20 mented experience, expertise, and capacity to assist States
- 21 in the development and implementation of the alternative
- 22 financing programs carried out under this title.
- 23 SEC. 307. ANNUAL REPORT.
- Not later than December 31 of each year, the Sec-
- 25 retary shall submit a report to the Committee on Edu-
- 26 eation and the Workforce of the House of Representatives

- 1 and the Committee on Labor and Human Resources of
- 2 the Senate describing the progress of each alternative fi-
- 3 nancing program funded under this title toward achieving
- 4 the objectives of this title. The report shall include infor-
- 5 mation on—

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- 6 (1) the number of grant applications received 7 and approved by the Secretary under this title, and 8 the amount of each grant awarded under this title;
 - (2) the ratio of funds provided by each State for the alternative financing program of the State to funds provided by the Federal Government for the program;
 - (3) the type of alternative financing mechanisms used by each State and the community-based organization with which each State entered into a contract, under the program; and
 - (4) the amount of assistance given to consumers through the program (who shall be classified by age, type of disability, type of assistive technology device or assistive technology service financed through the program, geographic distribution within the State, gender, and whether the consumers are part of an underrepresented population or rural population).

SEC. 308. AUTHORIZATION OF APPROPRIATIONS.

- 2 (a) In General.—There are authorized to be appro-
- 3 priated to carry out this title \$25,000,000 for fiscal year
- 4 1999 and such sums as may be necessary for each of fiscal
- 5 years 2000 through 2004.
- 6 (b) Reservation.—Of the amounts appropriated
- 7 under subsection (a) for a fiscal year, the Secretary shall
- 8 reserve 2 percent for the purpose of providing information
- 9 and technical assistance to States under section 306.
- 10 (e) AVAILABILITY.—Amounts appropriated under
- 11 subsection (a) for a fiscal year shall remain available for
- 12 obligation for the following fiscal year.

13 TITLE IV—REPEAL AND

14 **CONFORMING AMENDMENTS**

- 15 **SEC. 401. REPEAL.**
- 16 The Technology-Related Assistance for Individuals
- 17 With Disabilities Act of 1988 (29 U.S.C. 2201 et seq.)
- 18 is repealed.
- 19 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 20 (a) Short Title.—This Act may be cited as the "As-
- 21 sistive Technology Act of 1998".
- 22 (b) Table of Contents for
- 23 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Findings and purposes.
 - Sec. 3. Definitions and rule.

TITLE I—STATE GRANT PROGRAMS

- Sec. 101. Continuity grants for States that received funding for a limited period for technology-related assistance.
- Sec. 102. State challenge grants.
- Sec. 103. Supplementary millennium grants to States for State and local capacity building.
- Sec. 104. State grants for protection and advocacy related to assistive technology.
- Sec. 105. Administrative provisions.
- Sec. 106. Technical assistance program.
- Sec. 107. Authorization of appropriations.

TITLE II—NATIONAL ACTIVITIES

Subtitle A—Rehabilitation Act of 1973

- Sec. 201. Coordination of Federal research efforts.
- Sec. 202. National Council on Disability.
- Sec. 203. Architectural and Transportation Barriers Compliance Board.

Subtitle B—Other National Activities

- Sec. 211. Small business incentives.
- Sec. 212. Technology transfer and universal design.
- Sec. 213. Universal design in products and the built environment.
- Sec. 214. Outreach.
- Sec. 215. Training pertaining to rehabilitation engineers and technicians.
- Sec. 216. Assistive technology taxonomy.
- Sec. 217. President's Committee on Employment of People With Disabilities.
- Sec. 218. Authorization of appropriations.

TITLE III—ALTERNATIVE FINANCING MECHANISMS

- Sec. 301. General authority.
- Sec. 302. Amount of grants.
- Sec. 303. Applications and procedures.
- Sec. 304. Contracts with community-based organizations.
- Sec. 305. Grant administration requirements.
- Sec. 306. Information and technical assistance.
- Sec. 307. Annual report.
- Sec. 308. Authorization of appropriations.

TITLE IV—REPEAL AND CONFORMING AMENDMENTS

- Sec. 401. Repeal.
- Sec. 402. Conforming amendments.

1 SEC. 2. FINDINGS AND PURPOSES.

- 2 (a) FINDINGS.—Congress finds the following:
- 3 (1) Disability is a natural part of the human ex-
- 4 perience and in no way diminishes the right of indi-
- 5 viduals to—

1	(A) live independently;
2	(B) enjoy self-determination and make
3	choices;
4	(C) benefit from an education;
5	(D) pursue meaningful careers; and
6	(E) enjoy full inclusion and integration in
7	the economic, political, social, cultural, and edu-
8	cational mainstream of society in the United
9	States.
10	(2) Technology has become 1 of the primary en-
11	gines for economic activity, education, and innova-
12	tion in the Nation, and throughout the world. The
13	commitment of the United States to the development
14	and utilization of technology is 1 of the main factors
15	underlying the strength and vibrancy of the economy
16	of the United States.
17	(3) As technology has come to play an increas-
18	ingly important role in the lives of all persons in the
19	United States, in the conduct of business, in the func-
20	tioning of government, in the fostering of communica-
21	tion, in the conduct of commerce, and in the provi-
22	sion of education, its impact upon the lives of the
23	more than 50,000,000 individuals with disabilities in
24	the United States has been comparable to its impact
25	upon the remainder of the citizens of the United

- States. Any development in mainstream technology would have profound implications for individuals with disabilities in the United States.
 - (4) Substantial progress has been made in the development of assistive technology devices, including adaptations to existing devices that facilitate activities of daily living, that significantly benefit individuals with disabilities of all ages. Such devices and adaptations increase the involvement of such individuals in, and reduce expenditures associated with, programs and activities such as early intervention, education, rehabilitation and training, employment, residential living, independent living, and recreation programs and activities, and other aspects of daily living.
 - (5) All States have comprehensive statewide programs of technology-related assistance. Federal support for such programs should continue, strengthening the capacity of each State to assist individuals with disabilities of all ages with their assistive technology needs.
 - (6) Notwithstanding the efforts of such State programs, there is still a lack of—
- 23 (A) resources to pay for assistive technology 24 devices and assistive technology services;

1	(B) trained personnel to assist individuals
2	with disabilities to use such devices and services;
3	(C) information among targeted individuals
4	about the availability and potential benefit of
5	technology for individuals with disabilities;
6	(D) outreach to underrepresented popu-
7	lations and rural populations;
8	(E) systems that ensure timely acquisition
9	and delivery of assistive technology devices and
10	assistive technology services;
11	(F) coordination among State human serv-
12	ices programs, and between such programs and
13	private entities, particularly with respect to
14	transitions between such programs and entities;
15	and
16	(G) capacity in such programs to provide
17	the necessary technology-related assistance.
18	(7) In the current technological environment, the
19	line of demarcation between assistive technology and
20	mainstream technology is becoming ever more dif-
21	ficult to draw.
22	(8) Many individuals with disabilities cannot
23	access existing telecommunications and information
24	technologies and are at risk of not being able to access
25	developing technologies. The failure of Federal and

- State governments, hardware manufacturers, software designers, information systems managers, and telecommunications service providers to account for the specific needs of individuals with disabilities in the design, manufacture, and procurement of telecommunications and information technologies results in the exclusion of such individuals from the use of telecommunications and information technologies and results in unnecessary costs associated with the retrofitting of devices and product systems.
 - (9) There are insufficient incentives for Federal contractors and other manufacturers of technology to address the application of technology advances to meet the needs of individuals with disabilities of all ages for assistive technology devices and assistive technology services.
 - (10) The use of universal design principles reduces the need for many specific kinds of assistive technology devices and assistive technology services by building in accommodations for individuals with disabilities before rather than after production. The use of universal design principles also increases the likelihood that products (including services) will be compatible with existing assistive technologies. These principles are increasingly important to enhance ac-

- cess to information technology, telecommunications, transportation, physical structures, and consumer products. There are insufficient incentives for com-mercial manufacturers to incorporate universal design principles into the design and manufacturing of technology products, including devices of daily living, that could expand their immediate use by individuals with disabilities of all ages.
 - (11) There are insufficient incentives for commercial pursuit of the application of technology devices to meet the needs of individuals with disabilities, because of the perception that such individuals constitute a limited market.
 - (12) At the Federal level, the Federal Laboratories, the National Aeronautics and Space Administration, and other similar entities do not recognize the value of, or commit resources on an ongoing basis to, technology transfer initiatives that would benefit, and especially increase the independence of, individuals with disabilities.
 - (13) At the Federal level, there is a lack of coordination among agencies that provide or pay for the provision of assistive technology devices and assistive technology services. In addition, the Federal Government does not provide adequate assistance and

1	information with respect to the quality and use of as-
2	sistive technology devices and assistive technology
3	services to targeted individuals.
4	(14) There are changes in the delivery of assist-
5	ive technology devices and assistive technology serv-
6	ices, including—
7	(A) the impact of the increased prevalence
8	of managed care entities as payors for assistive
9	technology devices and assistive technology serv-
10	ices;
11	(B) an increased focus on universal design;
12	(C) the increased importance of assistive
13	technology in employment, as more individuals
14	with disabilities move from public assistance to
15	work through training and on-the-job accom-
16	modations;
17	(D) the role and impact that new tech-
18	nologies have on how individuals with disabil-
19	ities will learn about, access, and participate in
20	programs or services that will affect their lives;
21	and
22	(E) the increased role that telecommuni-
23	cations play in education, employment, health
24	care, and social activities.
25	(b) Purposes.—The purposes of this Act are—

1	(1) to provide financial assistance to States to
2	undertake activities that assist each State in main-
3	taining and strengthening a permanent comprehen-
4	sive statewide program of technology-related assist-
5	ance, for individuals with disabilities of all ages, that
6	is designed to—
7	(A) increase the availability of, funding for,
8	access to, and provision of, assistive technology
9	devices and assistive technology services;
10	(B) increase the active involvement of indi-
11	viduals with disabilities and their family mem-
12	bers, guardians, advocates, and authorized rep-
13	resentatives, in the maintenance, improvement,
14	and evaluation of such a program;
15	(C) increase the involvement of individuals
16	with disabilities and, if appropriate, their fam-
17	ily members, guardians, advocates, and author-
18	ized representatives, in decisions related to the
19	provision of assistive technology devices and as-
20	sistive technology services;
21	(D) increase the provision of outreach to
22	underrepresented populations and rural popu-
23	lations, to enable the 2 populations to enjoy the
24	benefits of activities carried out under this Act

to the same extent as other populations;

- 1 (E) increase and promote coordination
 2 among State agencies, between State and local
 3 agencies, among local agencies, and between
 4 State and local agencies and private entities
 5 (such as managed care providers), that are in6 volved or are eligible to be involved in carrying
 7 out activities under this Act;
 - (F)(i) increase the awareness of laws, regulations, policies, practices, procedures, and organizational structures, that facilitate the availability or provision of assistive technology devices and assistive technology services; and
 - (ii) facilitate the change of laws, regulations, policies, practices, procedures, and organizational structures, to obtain increased availability or provision of assistive technology devices and assistive technology services;
 - (G) increase the probability that individuals with disabilities of all ages will, to the extent appropriate, be able to secure and maintain possession of assistive technology devices as such individuals make the transition between services offered by human service agencies or between settings of daily living (for example, between home and work):

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1	(H) enhance the skills and competencies of
2	individuals involved in providing assistive tech-
3	nology devices and assistive technology services;
4	(I) increase awareness and knowledge of the
5	benefits of assistive technology devices and assist-
6	ive technology services among targeted individ-
7	uals;
8	(J) increase the awareness of the needs of
9	individuals with disabilities of all ages for as-
10	sistive technology devices and for assistive tech-
11	nology services; and
12	(K) increase the capacity of public agencies
13	and private entities to provide and pay for as-
14	sistive technology devices and assistive technology
15	services on a statewide basis for individuals with
16	disabilities of all ages;
17	(2) to identify Federal policies that facilitate
18	payment for assistive technology devices and assistive
19	technology services, to identify those Federal policies
20	that impede such payment, and to eliminate inappro-
21	priate barriers to such payment; and
22	(3) to enhance the ability of the Federal Govern-
23	ment to—
24	(A) provide States with financial assistance
25	that supports—

1	(i) information and public awareness
2	programs relating to the provision of assist-
3	ive technology devices and assistive tech-
4	nology services;
5	(ii) improved interagency and public-
6	private coordination, especially through
7	new and improved policies, that result in
8	increased availability of assistive technology
9	devices and assistive technology services;
10	and
11	(iii) technical assistance and training
12	in the provision or use of assistive tech-
13	nology devices and assistive technology serv-
14	ices; and
15	(B) fund national, regional, State, and
16	local targeted initiatives that promote under-
17	standing of and access to assistive technology de-
18	vices and assistive technology services for tar-
19	geted individuals.
20	SEC. 3. DEFINITIONS AND RULE.
21	(a) Definitions.—In this Act:
22	(1) Advocacy services.—The term "advocacy
23	services", except as used as part of the term "protec-
24	tion and advocacy services", means services provided
25	to assist individuals with disabilities and their fam-

- ily members, guardians, advocates, and authorized
 representatives in accessing assistive technology devices and assistive technology services.
 - (2) Assistive technology.—The term "assistive technology" means technology designed to be utilized in an assistive technology device or assistive technology service.
 - (3) Assistive technology device" means any item, piece of equipment, or product system, whether acquired commercially, modified, or customized, that is used to increase, maintain, or improve functional capabilities of individuals with disabilities.
 - (4) Assistive technology service" means any service that directly assists an individual with a disability in the selection, acquisition, or use of an assistive technology device. Such term includes—
 - (A) the evaluation of the assistive technology needs of an individual with a disability, including a functional evaluation of the impact of the provision of appropriate assistive technology and appropriate services to the individual in the customary environment of the individual:

1	(B) services consisting of purchasing, leas-
2	ing, or otherwise providing for the acquisition of
3	assistive technology devices by individuals with
4	disabilities;
5	(C) services consisting of selecting, design-
6	ing, fitting, customizing, adapting, applying,
7	maintaining, repairing, or replacing assistive
8	technology devices;
9	(D) coordination and use of necessary
10	therapies, interventions, or services with assistive
11	technology devices, such as therapies, interven-
12	tions, or services associated with education and
13	rehabilitation plans and programs;
14	(E) training or technical assistance for an
15	individual with disabilities, or, where appro-
16	priate, the family members, guardians, advo-
17	cates, or authorized representatives of such an
18	individual; and
19	(F) training or technical assistance for pro-
20	fessionals (including individuals providing edu-
21	cation and rehabilitation services), employers, or
22	other individuals who provide services to, em-
23	ploy, or are otherwise substantially involved in
24	the major life functions of individuals with dis-

abilities.

1	(5) Capacity building and advocacy activi-
2	TIES.—The term "capacity building and advocacy ac-
3	tivities" means efforts that—
4	(A) result in laws, regulations, policies,
5	practices, procedures, or organizational struc-
6	tures that promote consumer-responsive pro-
7	grams or entities; and
8	(B) facilitate and increase access to, provi-
9	sion of, and funding for, assistive technology de-
10	vices and assistive technology services,
11	in order to empower individuals with disabilities to
12	achieve greater independence, productivity, and inte-
13	gration and inclusion within the community and the
14	work force.
15	(6) Comprehensive statewide program of
16	TECHNOLOGY-RELATED ASSISTANCE.—The term
17	"comprehensive statewide program of technology-re-
18	lated assistance" means a consumer-responsive pro-
19	gram of technology-related assistance for individuals
20	with disabilities, implemented by a State, and equal-
21	ly available to all individuals with disabilities resid-
22	ing in the State, regardless of their type of disability,
23	age, income level, or location of residence in the State,
24	or the type of assistive technology device or assistive

 $technology\ service\ required.$

1	(7) Consumer-responsive.—The term "con-
2	sumer-responsive"—
3	(A) with regard to policies, means that the
4	policies are consistent with the principles of—
5	(i) respect for individual dignity, per-
6	sonal responsibility, self-determination, and
7	pursuit of meaningful careers, based on in-
8	formed choice, of individuals with disabil-
9	ities;
10	(ii) respect for the privacy, rights, and
11	equal access (including the use of accessible
12	formats) of such individuals;
13	(iii) inclusion, integration, and full
14	participation of such individuals in society;
15	(iv) support for the involvement in de-
16	cisions of a family member, a guardian, an
17	advocate, or an authorized representative, if
18	an individual with a disability requests, de-
19	sires, or needs such involvement; and
20	(v) support for individual and systems
21	advocacy and community involvement; and
22	(B) with respect to an entity, program, or
23	activity, means that the entity, program, or ac-
24	tivity—

1	(i) is easily accessible to, and usable
2	by, individuals with disabilities and, when
3	appropriate, their family members, guard-
4	ians, advocates, or authorized representa-
5	tives;
6	(ii) responds to the needs of individ-
7	uals with disabilities in a timely and ap-
8	propriate manner; and
9	(iii) facilitates the full and meaningful
10	participation of individuals with disabil-
11	ities (including individuals from underrep-
12	resented populations and rural populations)
13	and their family members, guardians, advo-
14	cates, and authorized representatives, in—
15	(I) decisions relating to the provi-
16	sion of assistive technology devices and
17	assistive technology services to such in-
18	dividuals; and
19	(II) decisions related to the main-
20	tenance, improvement, and evaluation
21	of the comprehensive statewide pro-
22	gram of technology-related assistance,
23	including decisions that affect advo-
24	cacy, capacity building, and capacity
25	building and advocacy activities.

1	(8) DISABILITY.—The term "disability" means a
2	condition of an individual that is considered to be a
3	disability or handicap for the purposes of any Fed-
4	eral law other than this Act or for the purposes of the
5	law of the State in which the individual resides.
6	(9) Individual with a disability; individ-
7	UALS WITH DISABILITIES.—
8	(A) Individual with a disability.—The
9	term "individual with a disability" means any
10	individual of any age, race, or ethnicity—
11	(i) who has a disability; and
12	(ii) who is or would be enabled by an
13	assistive technology device or an assistive
14	technology service to minimize deterioration
15	in functioning, to maintain a level of func-
16	tioning, or to achieve a greater level of func-
17	tioning in any major life activity.
18	(B) Individuals with disabilities.—The
19	term "individuals with disabilities" means more
20	than 1 individual with a disability.
21	(10) Institution of higher education.—The
22	term "institution of higher education" has the mean-
23	ing given such term in section 1201(a) of the Higher
24	Education Act of 1965 (20 U.S.C. 1141(a)), and in-
25	cludes a community college receiving funding under

1	the Tribally Controlled Community College Assistance
2	Act of 1978 (25 U.S.C. 1801 et seq.).
3	(11) Protection and Advocacy Services.—
4	The term "protection and advocacy services" means
5	services that—
6	(A) are described in part C of the Develop-
7	mental Disabilities Assistance and Bill of Rights
8	Act (42 U.S.C. 6041 et seq.), the Protection and
9	Advocacy for Mentally Ill Individuals Act of
10	1986 (42 U.S.C. 10801 et seq.), or section 509 of
11	the Rehabilitation Act of 1973; and
12	(B) assist individuals with disabilities with
13	respect to assistive technology devices and assist-
14	ive technology services.
15	(12) Secretary.—The term "Secretary" means
16	the Secretary of Education.
17	(13) State.—
18	(A) In general.—Except as provided in
19	subparagraph (B) and section 302, the term
20	"State" means each of the several States of the
21	United States, the District of Columbia, the
22	Commonwealth of Puerto Rico, the United States
23	Virgin Islands, Guam, American Samoa, and
24	the Commonwealth of the Northern Mariana Is-
25	lands

1	(B) Outlying Areas.—In sections 101(c),
2	102(c), 103(d), and 104(b):
3	(i) Outlying area.—The term "outly-
4	ing area" means the United States Virgin
5	Islands, Guam, American Samoa, and the
6	Commonwealth of the Northern Mariana Is-
7	lands.
8	(ii) State.—The term "State" does
9	not include the United States Virgin Is-
10	lands, Guam, American Samoa, and the
11	Commonwealth of the Northern Mariana Is-
12	lands.
13	(14) Targeted individuals.—The term "tar-
14	geted individuals" means—
15	(A) individuals with disabilities of all ages
16	and their family members, guardians, advocates,
17	and authorized representatives;
18	(B) individuals who work for public or pri-
19	vate entities (including insurers or managed
20	care providers), that have contact with individ-
21	uals with disabilities;
22	(C) educators and related services personnel;
23	(D) technology experts (including engi-
24	neers);
25	(E) health and allied health professionals;

1	(F) employers; and
2	(G) other appropriate individuals and enti-
3	ties.
4	(15) Technology-related assistance.—The
5	term "technology-related assistance" means assistance
6	provided through capacity building and advocacy ac-
7	tivities that accomplish the purposes described in any
8	of subparagraphs (A) through (K) of section 2(b)(1).
9	(16) Underrepresented population.—The
10	term "underrepresented population" means a popu-
11	lation that is typically underrepresented in service
12	provision, and includes populations such as persons
13	who have low-incidence disabilities, persons who are
14	minorities, poor persons, persons with limited-English
15	proficiency, older individuals, or persons from rural
16	areas.
17	(17) Universal design.—The term "universal
18	design" means a concept or philosophy for designing
19	and delivering products and services that are usable
20	by people with the widest possible range of functional
21	capabilities, which include products and services that
22	are directly usable (without requiring assistive tech-
23	nologies) and products and services that are made us-
24	able with assistive technologies.

1	(b) References.—References in this Act to a provi-
2	sion of the Technology-Related Assistance for Individuals
3	With Disabilities Act of 1988 shall be considered to be ref-
4	erences to such provision as in effect on the day before the
5	date of enactment of this Act.
6	TITLE I—STATE GRANT
7	PROGRAMS
8	SEC. 101. CONTINUITY GRANTS FOR STATES THAT RE-
9	CEIVED FUNDING FOR A LIMITED PERIOD
10	FOR TECHNOLOGY-RELATED ASSISTANCE.
11	(a) Grants to States.—
12	(1) In general.—The Secretary shall award
13	grants, in accordance with this section, to eligible
14	States to support capacity building and advocacy ac-
15	tivities, designed to assist the States in maintaining
16	permanent comprehensive statewide programs of tech-
17	nology-related assistance that accomplish the purposes
18	described in section $2(b)(1)$.
19	(2) Eligible states.—To be eligible to receive
20	a grant under this section a State shall be a State
21	that received grants for less than 10 years under title
22	$I\ of\ the\ Technology ext{-}Related\ Assistance\ for\ Individuals$
23	With Disabilities Act of 1988.
24	(b) Use of Funds.—

1	(1) In general.—Any State that receives a
2	grant under this section shall use the funds made
3	available through the grant to carry out the activities
4	described in paragraph (2) and may use the funds to
5	carry out the activities described in paragraph (3).
6	(2) Mandatory activities.—
7	(A) Public awareness program.—
8	(i) In general.—The State shall sup-
9	port a public awareness program designed
10	to provide information to targeted individ-
11	uals relating to the availability and benefits
12	of assistive technology devices and assistive
13	technology services.
14	(ii) Link.—Such a public awareness
15	program shall have an electronic link to the
16	National Public Internet Site authorized
17	$under\ section\ 106(c)(1).$
18	(iii) Contents.—The public aware-
19	ness program may include—
20	(I) the development and dissemi-
21	nation of information relating to—
22	(aa) the nature of assistive
23	technology devices and assistive
24	$technology\ services;$

1	(bb) the appropriateness of,
2	cost of, availability of, evaluation
3	of, and access to, assistive tech-
4	nology devices and assistive tech-
5	nology services; and
6	(cc) the benefits of assistive
7	technology devices and assistive
8	technology services with respect to
9	enhancing the capacity of individ-
10	uals with disabilities of all ages to
11	perform activities of daily living;
12	(II) the development of procedures
13	for providing direct communication be-
14	tween providers of assistive technology
15	and targeted individuals; and
16	(III) the development and dis-
17	semination, to targeted individuals, of
18	information about State efforts related
19	to assistive technology.
20	(B) Interagency coordination.—
21	(i) In general.—The State shall de-
22	velop and promote the adoption of policies
23	that improve access to assistive technology
24	devices and assistive technology services for
25	individuals with disabilities of all ages in

1	the State and that result in improved co-
2	ordination among public and private enti-
3	ties that are responsible or have the author-
4	ity to be responsible, for policies, proce-
5	dures, or funding for, or the provision of as-
6	sistive technology devices and assistive tech-
7	nology services to, such individuals.
8	(ii) Appointment to certain infor-
9	MATION TECHNOLOGY PANELS.—The State
10	shall appoint the director of the lead agency
11	described in subsection (d) or the designee of
12	the director, to any committee, council, or
13	similar organization created by the State to
14	assist the State in the development of the
15	information technology policy of the State.
16	(iii) Coordination activities.—The
17	development and promotion described in
18	clause (i) may include support for—
19	(I) policies that result in im-
20	proved coordination, including coordi-
21	nation between public and private en-
22	tities—
23	(aa) in the application of
24	Federal and State policies;

1	(bb) in the use of resources
2	and services relating to the provi-
3	sion of assistive technology devices
4	and assistive technology services,
5	including the use of interagency
6	agreements; and
7	(cc) in the improvement of
8	access to assistive technology de-
9	vices and assistive technology
10	services for individuals with dis-
11	abilities of all ages in the State;
12	(II) convening interagency work
13	groups, involving public and private
14	entities, to identify, create, or expand
15	funding options, and coordinate access
16	to funding, for assistive technology de-
17	vices and assistive technology services
18	for individuals with disabilities of all
19	ages; or
20	(III) documenting and dissemi-
21	nating information about interagency
22	activities that promote coordination,
23	including coordination between public
24	and private entities, with respect to as-

1	sistive technology devices and assistive
2	technology services.
3	(C) Technical assistance and train-
4	ING.—The State shall carry out directly, or pro-
5	vide support to public or private entities to
6	carry out, technical assistance and training ac-
7	tivities for targeted individuals, including—
8	(i) the development and implementa-
9	tion of laws, regulations, policies, practices,
10	procedures, or organizational structures
11	that promote access to assistive technology
12	devices and assistive technology services for
13	individuals with disabilities in education,
14	health care, employment, and community
15	living contexts, and in other contexts such
16	as leisure activities and the use of tele-
17	communications;
18	(ii)(I) the development of training ma-
19	terials and the conduct of training in the
20	use of assistive technology devices and as-
21	sistive technology services; and
22	(II) the provision of technical assist-
23	ance, including technical assistance con-
24	cerning how—

1	(aa) to consider the needs of an
2	individual with a disability for assist-
3	ive technology devices and assistive
4	technology services in developing any
5	individualized plan or program au-
6	thorized under Federal or State law;
7	(bb) the rights of targeted individ-
8	uals to assistive technology devices and
9	assistive technology services are ad-
10	dressed under laws other than this Act,
11	to promote fuller independence, produc-
12	tivity, and inclusion in and integra-
13	tion into society of such individuals; or
14	(cc) to increase consumer partici-
15	pation in the identification, planning,
16	use, delivery, and evaluation of assist-
17	ive technology devices and assistive
18	technology services; and
19	(iii)(I) the enhancement of the assistive
20	technology skills and competencies of—
21	(aa) individuals who work for
22	public or private entities (including
23	insurers and managed care providers),
24	who have contact with individuals
25	with disabilities;

1	(bb) educators and related services
2	personnel;
3	(cc) technology experts (including
4	engineers);
5	(dd) health and allied health pro-
6	fessionals;
7	(ee) employers; and
8	(ff) other appropriate personnel;
9	and
10	(II) taking action to facilitate the de-
11	velopment of standards, or, when appro-
12	priate, the application of such standards, to
13	ensure the availability of qualified person-
14	nel.
15	(D) Outreach.—The State shall provide
16	support to statewide and community-based orga-
17	nizations that provide assistive technology de-
18	vices and assistive technology services to individ-
19	uals with disabilities or that assist individuals
20	with disabilities in using assistive technology de-
21	vices and assistive technology services, including
22	a focus on organizations assisting individuals
23	from underrepresented populations and rural
24	populations. Such support may include outreach
25	to consumer organizations and groups in the

1 State to coordinate efforts (including self-help, 2 support group activities, and peer mentoring) to assist individuals with disabilities of all ages 3 4 and their family members, guardians, advocates, or authorized representatives, to obtain funding 5 6 for, access to, and information on evaluation of 7 assistive technology devices and assistive tech-8 nology services. 9 (3) Discretionary activities.— 10 (A) Alternative state-financed 11 TEMS.—The State may support activities to in-12 crease access to, and funding for, assistive tech-13 nology devices and assistive technology services, 14 including— 15 (i) the development of systems that 16 provide assistive technology devices and as-17 sistive technology services to individuals 18 with disabilities of all ages, and that pay 19 for such devices and services, such as— 20 (I) the development of systems for 21 the purchase, lease, other acquisition, 22 or payment for the provision, of assist-23 ive technology devices and assistive

technology services; or

1	(II) the establishment of alter-
2	native State or privately financed sys-
3	tems of subsidies for the provision of
4	assistive technology devices and assist-
5	ive technology services, such as—
6	(aa) a low-interest loan fund;
7	(bb) an interest buy-down
8	program;
9	(cc) a revolving loan fund;
10	(dd) a loan guarantee or in-
11	surance program;
12	(ee) a program operated by a
13	partnership among private enti-
14	ties for the purchase, lease, or
15	other acquisition of assistive tech-
16	nology devices or assistive tech-
17	nology services; or
18	(ff) another mechanism that
19	meets the requirements of title III
20	and is approved by the Secretary;
21	(ii) the short-term loan of assistive
22	technology devices to individuals, employers,
23	public agencies, or public accommodations
24	seeking strategies to comply with the Ameri-
25	cans with Disabilities Act of 1990 (42

1	U.S.C. 12101 et seq.) and section 504 of the
2	Rehabilitation Act of 1973 (29 U.S.C. 794),
3	OF
4	(iii) the maintenance of information
5	about, and recycling centers for, the redis-
6	tribution of assistive technology devices and
7	equipment, which may include redistribu-
8	tion through device and equipment loans,
9	rentals, or gifts.
10	(B) Demonstrations.—The State, in col-
11	laboration with other entities in established, rec-
12	ognized community settings (such as nonprofit
13	organizations, libraries, schools, community-
14	based employer organizations, churches, and en-
15	tities operating senior citizen centers, shopping
16	malls, and health clinics), may demonstrate as-
17	sistive technology devices in settings where tar-
18	geted individuals can see and try out assistive
19	technology devices, and learn more about the de-
20	vices from personnel who are familiar with such
21	devices and their applications or can be referred
22	to other entities who have information on the de-
23	vices.
24	(C) Options for securing devices and

 ${\it SERVICES.} {\it —The State, through public agencies}$

or nonprofit organizations, may support assistance to individuals with disabilities and their family members, guardians, advocates, and authorized representatives about options for securing assistive technology devices and assistive technology services that would meet individual needs for such assistive technology devices and assistive technology services. Such assistance shall not include direct payment for an assistive technology device.

(D) TECHNOLOGY-RELATED INFORMATION.—

(i) In General.—The State may operate and expand a system for public access to information concerning an activity carried out under another paragraph of this subsection, including information about assistive technology devices and assistive technology services, funding sources and costs of such devices and services, and individuals, organizations, and agencies capable of carrying out such an activity for individuals with disabilities. The system shall be part of, and complement the information that is available through a link to, the National

1	Public Internet Site described in section
2	106(c)(1).
3	(ii) Access.—Access to the system
4	may be provided through community-based
5	locations, including public libraries, centers
6	for independent living (as defined in section
7	702 of the Rehabilitation Act of 1973), loca-
8	tions of community rehabilitation programs
9	(as defined in section 7 of such Act),
10	schools, senior citizen centers, State voca-
11	tional rehabilitation offices, other State
12	workforce offices, and other locations fre-
13	quented or used by the public.
14	(iii) Information collection and
15	PREPARATION.—In operating or expanding
16	a system described in subparagraph (A), the
17	State may—
18	(I) develop, compile, and cat-
19	egorize print, large print, braille,
20	audio, and video materials, computer
21	disks, compact discs (including com-
22	pact discs formatted with read-only
23	memory), information in alternative
24	formats that can be used in telephone-
25	based information systems, and mate-

1	rials using such other media as techno-
2	logical innovation may make appro-
3	priate;
4	(II) identify and classify funding
5	sources for obtaining assistive tech-
6	nology devices and assistive technology
7	services, and the conditions of and cri-
8	teria for access to such sources, includ-
9	ing any funding mechanisms or strate-
10	gies developed by the State;
11	(III) identify support groups and
12	systems designed to help individuals
13	with disabilities make effective use of
14	an activity carried out under another
15	paragraph of this subsection, including
16	groups that provide evaluations of as-
17	sistive technology devices and assistive
18	technology services; and
19	(IV) maintain a record of the ex-
20	tent to which citizens of the State use
21	or make inquiries of the system estab-
22	lished in clause (i), and of the nature
23	of such inquiries.
24	(E) Interstate activities.—

	100
1	(i) In general.—The State may enter
2	into cooperative agreements with other
3	States to expand the capacity of the States
4	involved to assist individuals with disabil-
5	ities of all ages to learn about, acquire, use,
6	maintain, adapt, and upgrade assistive
7	technology devices and assistive technology
8	services that such individuals need at home,
9	at school, at work, or in other environments
10	that are part of daily living.
11	(ii) Electronic communication.—
12	The State may operate or participate in an
13	electronic information exchange through
14	which the State may communicate with

(F) Partnerships and cooperative initiatives between the public sector and the private sector to promote greater participation by business and industry in—

States.

other States to gain technical assistance in

a timely fashion and to avoid the duplica-

tion of efforts already undertaken in other

1	(i) the development, demonstration,
2	and dissemination of assistive technology
3	devices; and
4	(ii) the ongoing provision of informa-
5	tion about new products to assist individ-
6	uals with disabilities.
7	(G) Expenses.—The State may pay for ex-
8	penses, including travel expenses, and services,
9	including services of qualified interpreters, read-
10	ers, and personal care assistants, that may be
11	necessary to ensure access to the comprehensive
12	statewide program of technology-related assist-
13	ance by individuals with disabilities who are de-
14	termined by the State to be in financial need
15	and not eligible for such payments or services
16	through another public agency or private entity.
17	(H) Advocacy services.—The State may
18	provide advocacy services.
19	(c) Amount of Financial Assistance.—
20	(1) Grants to outlying areas.—From the
21	funds appropriated under section 107(a) and reserved
22	under clause (i) of subparagraph (A), (B), or (C) of
23	section 107(b)(1) for any fiscal year for grants under
24	this section, the Secretary shall make a grant in an

1	amount of not more than \$105,000 to each eligible
2	outlying area.
3	(2) Grants to states.—From the funds de-
4	scribed in paragraph (1) that are not used to make
5	grants under paragraph (1), the Secretary shall make
6	grants to States in accordance with the requirements
7	described in paragraph (3).
8	(3) Calculation of state grants.—
9	(A) CALCULATIONS FOR GRANTS IN THE
10	SECOND OR THIRD YEAR OF A SECOND EXTEN-
11	SION GRANT.—For any fiscal year, the Secretary
12	shall calculate the amount of a grant under
13	paragraph (2) for each eligible State that would
14	be in the second or third year of a second exten-
15	sion grant made under section 103 of the Tech-
16	nology-Related Assistance for Individuals With
17	Disabilities Act of 1988, if that Act had been re-
18	authorized for that fiscal year, in accordance
19	with section $103(c)(2)$ of such Act.
20	(B) CALCULATIONS FOR GRANTS IN THE
21	FOURTH OR FIFTH YEAR OF A SECOND EXTEN-
22	SION GRANT.—
23	(i) Fourth year.—An eligible State
24	that would have been in the fourth year of

a second extension grant made under sec-

1	tion 103 of the Technology-Related Assist-
2	ance for Individuals With Disabilities Act
3	of 1988 during a fiscal year, if that Act had
4	been reauthorized for that fiscal year, shall
5	receive under paragraph (2) a grant in an
6	amount equal to 75 percent of the funding
7	that the State received in the prior fiscal
8	year under section 103 of that Act or under
9	this section, as appropriate.
10	(ii) Fifth year.—An eligible State
11	that would have been in the fifth year of a

(ii) FIFTH YEAR.—An eligible State that would have been in the fifth year of a second extension grant made under section 103 of the Technology-Related Assistance for Individuals With Disabilities Act of 1988 during a fiscal year, if that Act had been reauthorized for that fiscal year, shall receive under paragraph (2) a grant in an amount equal to 662/3 percent of the funding that the State received in the prior fiscal year under section 103 of that Act or under this section, as appropriate.

(C) Additional states.—

(i) In General.—For purposes of this paragraph, the Secretary shall treat a State described in clause (ii)—

1	(I) for fiscal years 1999 through
2	2001, as if the State were a State de-
3	scribed in subparagraph (A); and
4	(II) for fiscal year 2002 or 2003,
5	as if the State were a State described
6	in clause (i) or (ii), respectively, of
7	$subparagraph\ (B).$
8	(ii) State.—A State referred to in
9	clause (i) shall be a State that—
10	(I) in fiscal year 1998, was in the
11	second year of an initial extension
12	grant made under section 103 of the
13	Technology-Related Assistance for In-
14	dividuals With Disabilities Act of
15	1988; and
16	(II) meets such terms and condi-
17	tions as the Secretary shall determine
18	to be appropriate.
19	(d) Lead Agency.—
20	(1) Identification.—
21	(A) In general.—To be eligible to receive
22	a grant under this section, a State shall des-
23	ignate a lead agency to carry out appropriate
24	State functions under this section. The lead
25	agency shall be the current agency (as of the date

1	of submission of the application supplement de-
2	scribed in subsection (e)) administering the
3	grant awarded to the State for fiscal year 1998
4	under title I of the Technology-Related Assist-
5	ance for Individuals With Disabilities Act of
6	1988, except as provided in subparagraph (B).
7	(B) Change in agency.—The Governor
8	may change the lead agency if the Governor
9	shows good cause to the Secretary why the des-
10	ignated lead agency should be changed, in the
11	application supplement described in subsection
12	(e), and obtains approval of the supplement.
13	(2) Duties of the lead agency.—The duties
14	of the lead agency shall include—
15	(A) submitting the application supplement
16	described in subsection (e) on behalf of the State;
17	(B) administering and supervising the use
18	of amounts made available under the grant re-
19	ceived by the State under this section;
20	(C)(i) coordinating efforts related to, and
21	supervising the preparation of, the application
22	supplement described in subsection (e);
23	(ii) continuing the coordination of the
24	maintenance and evaluation of the comprehen-
25	sive statewide program of technology-related as-

lic	agencie:	s and	private	entities	s, inci	luding	(
ordi	nating	efforts	related	to ente	ring i	into in	ite

- (iii) continuing the coordination of efforts, especially efforts carried out with entities that provide protection and advocacy services described in section 104, related to the active, timely, and meaningful participation by individuals with disabilities and their family members, guardians, advocates, or authorized representatives, and other appropriate individuals, with respect to activities carried out under the grant; and
- (D) the delegation, in whole or in part, of any responsibilities described in subparagraph (A), (B), or (C) to 1 or more appropriate offices, agencies, entities, or individuals.

(e) Application Supplement.—

(1) SUBMISSION.—Any State that desires to receive a grant under this section shall submit to the Secretary an application supplement to the application the State submitted under section 103 of the Technology-Related Assistance for Individuals With Disabilities Act of 1988, at such time, in such man-

1	ner, and for such period as the Secretary may specify,
2	that contains the following information:
3	(A) Goals and activities.—A description
4	of
5	(i) the goals the State has set, for ad-
6	dressing the assistive technology needs of in-
7	dividuals with disabilities in the State, in-
8	cluding any related to—
9	(I) health care;
10	$(II)\ education;$
11	(III) employment, including goals
12	involving the State vocational rehabili-
13	tation program carried out under title
14	$I\ of\ the\ Rehabilitation\ Act\ of\ 1973;$
15	(IV) telecommunication and infor-
16	$mation\ technology;\ or$
17	(V) community living, including
18	participation in recreation; and
19	(ii) the activities the State will under-
20	take to achieve such goals, in accordance
21	with the requirements of subsection (b).
22	(B) Measures of goal achievement.—A
23	description of how the State will measure wheth-
24	er the goals set by the State have been achieved.

1	(C) Involvement of individuals with
2	DISABILITIES OF ALL AGES AND THEIR FAMI-
3	Lies.—A description of how individuals with
4	disabilities of all ages and their families—
5	(i) were involved in selecting—
6	(I) the goals;
7	(II) the activities to be undertaken
8	in achieving the goals; and
9	(III) the measures to be used in
10	judging if the goals have been achieved;
11	and
12	(ii) will be involved in measuring
13	whether the goals have been achieved.
14	(D) Redesignation of the lead agen-
15	CY.—If the Governor elects to change the lead
16	agency, the following information:
17	(i) With regard to the original lead
18	agency, evidence of—
19	(I) lack of progress in employment
20	of qualified staff;
21	(II) lack of consumer-responsive
22	activities;
23	(III) lack of resource allocation
24	for systems change and advocacy ac-
25	tivities;

1	(IV) lack of progress in meeting
2	the assurances in the application sub-
3	mitted by the State under section
4	102(e) of the Technology-Related As-
5	sistance for Individuals With Disabil-
6	ities Act of 1988; or
7	(V) inadequate fiscal manage-
8	ment.
9	(ii) With regard to the new lead agen-
10	cy, a description of—
11	(I) the capacity of the new lead
12	agency to administer and conduct ac-
13	tivities described in subsection (b) and
14	this paragraph; and
15	(II) the procedures that the State
16	will implement to avoid the defi-
17	ciencies, described in clause (i), of the
18	original lead agency.
19	(iii) Information identifying which
20	agency prepared the application supple-
21	ment.
22	(2) Interim status of state obligations.—
23	Except as provided in subsection (f)(2), when the Sec-
24	retary notifies a State that the State shall submit the
25	application supplement to the application the State

- submitted under section 103 of the Technology-Related
 Assistance for Individuals With Disabilities Act of
 1988, the Secretary shall specify in the notification
 the time period for which the application supplement
 shall apply, consistent with paragraph (4).
 - (3) Continuing obligations.—Each State that receives a grant under this section shall continue to abide by the assurances the State made in the application the State submitted under section 103 of the Technology-Related Assistance for Individuals With Disabilities Act of 1988 and continue to comply with reporting requirements under that Act.

(4) Duration of application supplement.—

- (A) Determination.—The Secretary shall determine and specify to the State the time period for which the application supplement shall apply, in accordance with subparagraph (B).
- (B) LIMIT.—Such time period for any State shall not extend beyond the year that would have been the fifth year of a second extension grant made for that State under section 103 of the Technology-Related Assistance for Individuals With Disabilities Act of 1988, if the Act had been reauthorized through that year.

1	(f) Options Related to Funding for Fiscal
2	Years 1999 Through 2004.—
3	(1) Extensions.—
4	(A) In general.—In the case of a State
5	that was in the fifth year of a second extension
6	grant made under section 103 of the Technology-
7	Related Assistance for Individuals With Disabil-
8	ities Act of 1988 in fiscal year 1998, the Sec-
9	retary may, in the discretion of the Secretary,
10	award a 1-year extension of the grant received
11	for fiscal year 1999 to such a State if the State
12	submits an application supplement under sub-
13	section (e) and meets other related requirements
14	for a State seeking a grant under this section.
15	(B) Amount.—A State that receives a 1-
16	year extension of a grant under subparagraph
17	(A), shall receive through the grant, for fiscal
18	year 1999, an amount equivalent to the amount
19	the State received for fiscal year 1998 under sec-
20	tion 103 of the Technology-Related Assistance for
21	Individuals With Disabilities Act of 1988, from
22	funds appropriated under section 107(a) and re-
23	served under clause (i) of subparagraph (A), (B),
24	or (C) of section 107(b)(1) for grants under this

section.

1 (2) CHALLENGE GRANTS.—For fiscal year 2000, 2 any State eligible to receive funds under this section 3 may elect to meet the requirements of and receive 4 funds under section 102 instead of meeting the re-5 quirements of and receiving funds under this section. 6 No State may receive funds under this section and 7 section 102 for a fiscal year.

8 SEC. 102. STATE CHALLENGE GRANTS.

9 (a) GRANTS TO STATES.—The Secretary shall award 10 grants to States to assist the States in maintaining and 11 improving comprehensive statewide programs of technology-12 related assistance for individuals with disabilities in ac-13 cordance with the provisions of this section. The Secretary 14 shall provide assistance through such a grant to a State 15 for 5 years.

16 (b) USE OF FUNDS.—

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(1) In General.—A State that receives a grant under this section shall use the funds made available through the grant to accomplish the purposes described in section 2(b)(1) by carrying out activities described in this subsection, based on an assessment of the needs for assistive technology devices and assistive technology services of individuals with disabilities in the State, as reported by such individuals, and through other means. The State shall, in appropriate

cases, promote, consider, take into account, and incorporate the principles of universal design.

(2) Mandatory activities.—

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(A)Interagency COORDINATION.—The State shall develop and promote the adoption of policies that improve access to assistive technology devices and assistive technology services for individuals with disabilities of all ages in the State and that result in improved coordination among public and private entities that affect the provision of assistive technology devices and assistive technology services for such individuals. The State shall appoint the director of the State Assistive Technology Office designated under subsection (d)(1)(A) or the designee of the director, to any committee, council, or similar organization created by the State to assist the State in the development of the information technology policy of the State.

(B) Assistive technology information system.—The State shall provide for the continuation and enhancement of a statewide information and referral system for individuals with disabilities and providers of services for individuals with disabilities. The system shall include

1	an accessible Internet site with linkages to other
2	appropriate sites, such as the National Public
3	Internet Site described in section $106(c)(1)$. The
4	system shall provide for public access to informa-
5	tion about assistive technology devices and as-
6	sistive technology services, including information
7	on the evaluation of such devices and services
8	and entities that provide such evaluations, and
9	funding sources for and costs of obtaining such
10	devices and services.
11	(C) Public Awareness program.—The
12	State shall support, in collaboration with tar-
13	geted individuals, targeted public awareness
14	campaigns designed to provide information to
15	targeted individuals about the availability,
16	through public and private sources, and benefits,
17	of assistive technology devices and assistive tech-
18	nology services.
19	(D) Capacity building and advocacy ac-
20	TIVITIES; TECHNICAL ASSISTANCE AND TRAIN-
21	ING.—
22	(i) In general.—The State shall sup-
23	port capacity building and advocacy activi-

ties that include—

1	(I) the development and imple-
2	mentation of laws, regulations, poli-
3	cies, practices, procedures, or organiza-
4	tional structures that promote access to
5	assistive technology devices and assist-
6	ive technology services for individuals
7	with disabilities in education, health
8	care, employment, and community liv-
9	ing contexts, and in other contexts such
10	as leisure activities and the use of tele-
11	communications; and
12	(II) the training and preparation
13	of personnel to design, build, provide
14	instruction on the use of, repair, and
15	recycle assistive technology devices and
16	to provide assistive technology services.
17	(ii) Targeted technical assistance
18	AND TRAINING.—The State shall also sup-
19	port public or private entities to carry out
20	targeted technical assistance and training
21	activities.
22	(E) Outreach.—The State shall provide
23	support to statewide and community-based orga-
24	nizations that provide assistive technology de-
25	vices and assistive technology services to individ-

with disabilities in using assistive technology devices and assistive technology services, including a focus on organizations assisting individuals from underrepresented populations and rural populations. Such support may include outreach to consumer organizations and groups in the State to coordinate efforts (including self-help, support group activities, and peer mentoring) to assist individuals with disabilities of all ages and their family members, guardians, advocates, or authorized representatives, to obtain funding for, access to, and information on evaluation of assistive technology devices and assistive technology services.

- (3) DISCRETIONARY ACTIVITIES.—A State that receives a grant under this section may use the funds made available through the grant to carry out additional activities that were authorized under the Technology-Related Assistance for Individuals With Disabilities Act of 1988, or other activities identified by the Secretary or the State, to which the Secretary gives approval.
- 24 (c) Amount of Financial Assistance.—

1	(1) Grants to outlying areas.—From the
2	funds appropriated under section 107(a) and reserved
3	under clause (i) of subparagraph (A), (B), or (C) of
4	section 107(b)(1) for any fiscal year for grants under
5	this section, the Secretary shall make a grant in an
6	amount of not more than \$105,000 to each eligible
7	outlying area.
8	(2) Grants to states.—From the funds de-
9	scribed in paragraph (1) that are not used to make
10	grants under paragraph (1), the Secretary shall make
11	grants to States from allotments made in accordance
12	with the requirements described in paragraph (3).
13	(3) Allotments.—From the funds described in
14	paragraph (1) that are not used to make grants under
15	paragraph (1)—
16	(A) the Secretary shall allot \$500,000 to
17	each State; and
18	(B) from the remainder of the funds—
19	(i) the Secretary shall allot to each
20	State an amount that bears the same ratio
21	to 80 percent of the remainder as the popu-
22	lation of the State bears to the population
23	of all States; and
24	(ii) the Secretary shall allot to each
25	State with a population density that is not

1	more than 10 percent greater than the pop-
2	ulation density of the United States (ac-
3	cording to the most recently available cen-
4	sus data) an equal share from 20 percent of
5	the remainder.
6	(d) State Technology Plan.—Any State that de-
7	sires to receive a grant under this section shall submit to
8	the Secretary a plan, at such time, in such manner, and
9	for such period as the Secretary may specify, that contains
10	the following information and assurances:
11	(1) Designation of public agency and state
12	ASSISTIVE TECHNOLOGY OFFICE.—
13	(A) In general.—Information identifying,
14	and a description of, the public agency des-
15	ignated by the Governor to control and admin-
16	ister the funds made available through the grant
17	awarded to the State under this section, and in-
18	formation identifying the entity designated by
19	the Governor to be the State Assistive Technology
20	Office (which shall carry out State activities
21	under this section), if such entity is different
22	than the designated public agency. In designat-
23	ing the entity to be the State Assistive Tech-
24	nology Office, the Governor may designate—

1	(i) a commission, council, or other offi-
2	cial body appointed by the Governor;
3	(ii) a public-private partnership or
4	consortium;
5	(iii) a public agency, including the im-
6	mediate office of the Governor of the State,
7	a State oversight office, a State agency, a
8	public institution of higher education, a
9	university-affiliated program, or another
10	$public\ entity;$
11	(iv) a council established under Fed-
12	eral or State law; or
13	(v) another appropriate office, agency,
14	entity, or individual.
15	(B) Expertise, experience, and ability
16	of state assistive technology office.—A
17	description demonstrating that the entity des-
18	ignated as the State Assistive Technology Office
19	has the expertise, experience, and ability to—
20	(i) provide leadership in developing
21	State policy related to assistive technology,
22	including policy relating to the procurement
23	of accessible electronic and information
24	technology by State agencies and the incor-

1	poration of principles of universal design in
2	$the\ State\ infrastructure;$
3	(ii) respond to assistive technology
4	needs of individuals with disabilities with
5	the full range of disabilities and of all ages;
6	(iii) promote availability throughout
7	the State of assistive technology devices and
8	assistive technology services;
9	(iv) promote and implement system
10	improvement and policy advocacy activities
11	pertaining to assistive technology devices
12	and assistive technology services;
13	(v) work proactively and collabo-
14	ratively with State agencies and private en-
15	tities involved in funding and delivering as-
16	sistive technology devices and assistive tech-
17	nology services;
18	(vi) provide technical assistance for ca-
19	pacity building and advocacy activities and
20	training relating to assistive technology de-
21	vices and assistive technology services, and
22	enhancement of access to funding for assist-
23	ive technology, across all State agencies;
24	(vii) promote and develop public-pri-
25	vate partnerships related to assistive tech-

1	nology devices and assistive technology serv-
2	ices;
3	(viii) exercise leadership in identifying
4	and responding to the technology needs of
5	individuals with disabilities and their fam-
6	ily members, guardians, advocates, and au-
7	thorized representatives; and
8	(ix) promote consumer confidence, re-
9	sponsiveness, and advocacy related to assist-
10	ive technology devices and assistive tech-
11	nology services.
12	(2) Involvement of entities and targeted
13	INDIVIDUALS IN THE DEVELOPMENT OF THE PLAN
14	AND IMPLEMENTATION OF THE ACTIVITIES.—
15	(A) Entities.—A description of how var-
16	ious public and private entities were involved in
17	the development of the plan and will be involved
18	in the planned implementation of the activities
19	to be carried out under the grant, including a
20	description of the nature and extent of each type
21	$of\ involvement.$
22	(B) Targeted individuals.—A descrip-
23	tion of how targeted individuals, especially indi-
24	viduals with disabilities who use assistive tech-
25	nology, were involved in the development of the

- plan and will be involved in the planned implementation of the activities, including a description of the nature and extent of each type of involvement.
 - (3) ADVISORY GROUP.—A description of an advisory group of targeted individuals, a majority of whom are individuals with disabilities and parents of such individuals, who will assist the State Assistive Technology Office in identifying the unmet assistive technology needs of individuals with disabilities and assist the Office in deciding how the assistive technology needs of such individuals will be addressed by the State.
 - (4) NEEDS ASSESSMENT.—A description and the results of a needs assessment from which the goals described in paragraph (7) were derived.
 - (5) State resources.—A description of State resources and other resources that are available to commit to the maintenance of the comprehensive statewide program of technology-related assistance.
 - (6) ELECTRONIC AND INFORMATION TECH-NOLOGY.—An assurance that the State, and any recipient of funds made available to the State under this section, not later than fiscal year 2001, will have procurement policies and procedures in effect that are

1	consistent with the objectives, complaint procedures,
2	and standards of section 508 of the Rehabilitation Act
3	of 1973.
4	(7) Goals and activities.—
5	(A) In general.—A description of—
6	(i) the goals the State has set, for ad-
7	dressing the assistive technology needs of in-
8	dividuals with disabilities in the State, in-
9	cluding any goals related to—
10	(I) health care;
11	$(II)\ education;$
12	(III) employment, including goals
13	involving the State vocational rehabili-
14	tation program carried out under title
15	$I\ of\ the\ Rehabilitation\ Act\ of\ 1973;$
16	(IV) telecommunication and infor-
17	$mation\ technology;\ or$
18	(V) community living, including
19	participation in recreation; and
20	(ii) the activities the State will under-
21	take to achieve such goals, in accordance
22	with the requirements of subsection (b).
23	(B) Measures of goal achievement.—A
24	description of how the State will measure wheth-
25	er the goals set by the State have been achieved.

1	(C) Involvement of individuals with
2	DISABILITIES OF ALL AGES AND THEIR FAMI-
3	lies.—A description of how individuals with
4	disabilities of all ages and their families—
5	(i) were involved in selecting—
6	(I) the goals;
7	(II) the activities to be undertaken
8	in achieving the goals; and
9	(III) the measures to be used in
10	judging if the goals have been achieved;
11	and
12	(ii) will be involved in measuring
13	whether the goals have been achieved.
14	(8) Annual assessment.—An assurance that
15	the State will conduct an annual assessment of the
16	comprehensive statewide program of technology-relat-
17	ed assistance, in order to determine—
18	(A) the extent to which the goals described
19	in paragraph (7) have been achieved; and
20	(B) the areas of need that require attention
21	in the next year.
22	(9) Data collection.—A description of the
23	data collection system used for compiling information
24	on the program, which shall be consistent with any

1	standardized data collection requirements specified by
2	the Secretary.
3	(10) Use of grant funds.—An assurance that
4	funds received through the grant will be expended in
5	accordance with the provisions of this section and of
6	the State technology plan.
7	(11) Supplement other funds.—An assur-
8	ance that funds received through the grant—
9	(A) will be used to supplement, and not
10	supplant, funds available from other sources for
11	technology-related assistance, including the pro-
12	vision of assistive technology devices and assist-
13	ive technology services; and
14	(B) will not be used to pay a financial obli-
15	gation for technology-related assistance (includ-
16	ing the provision of assistive technology devices
17	or assistive technology services) that would have
18	been paid with amounts available from other
19	sources if funds made available through the
20	grant had not been available.
21	(12) Control of funds and property.—An
22	assurance that—
23	(A) the designated public agency shall con-
24	trol and administer funds made available
25	through the grant;

1	(B) the designated public agency shall hold
2	title to and administer property purchased with
3	such funds; and
4	(C) an individual with a disability may
5	control and use such property.
6	(13) Reports.—An assurance that the State
7	will—
8	(A) prepare reports to the Secretary at such
9	time, in such manner, and containing such in-
10	formation as the Secretary may require to carry
11	out the functions of the Secretary under this sec-
12	tion or section 105; and
13	(B) keep such records and allow access to
14	such records as the Secretary may require to en-
15	sure the correctness and verification of informa-
16	tion provided to the Secretary under this para-
17	graph.
18	(14) Commingling of Funds.—
19	(A) In general.—An assurance that funds
20	received through the grant will not be commin-
21	gled with State or other funds.
22	(B) Construction.—Subparagraph (A)
23	shall not be construed to prevent, subject to such
24	requirements as the Secretary may establish con-
25	cerning documentation satisfactory to the Sec-

- retary, pooling of funds received through the
 grant with other public or private funds to
 achieve a goal specified in the grant application
 involved, as approved by the Secretary.
 - (15) FISCAL CONTROL AND ACCOUNTING PROCE-DURES.—An assurance that the State will adopt such fiscal control and accounting procedures as may be necessary to ensure proper disbursement of and accounting for funds received through the grant.
 - (16) AVAILABILITY OF INFORMATION.—An assurance that the State will make available to individuals with disabilities and their family members, guardians, advocates, or authorized representatives information concerning technology-related assistance in a form that will allow such persons to effectively use such information.
 - (17) AUTHORITY TO USE FUNDS.—An assurance that the State Assistive Technology Office will have the authority to use funds made available through a grant awarded under this section.
 - (18) Training activities.—An assurance that the State will develop and implement strategies for including personnel training regarding assistive technology within other federally funded and State funded

1	training initiatives to enhance the assistive tech-
2	nology skills and competencies of personnel.
3	(19) Limit on indirect costs.—An assurance
4	that the percentage of the funds made available under
5	the grant that is used for indirect costs shall not ex-
6	ceed 10 percent.
7	(20) Coordination with state councils.—An
8	assurance that the State Assistive Technology Office
9	will coordinate the activities funded through the grant
10	made under this section with the activities carried out
11	by other councils within the State, including—
12	(A) any council or commission specified in
13	the State plan provision provided by the State in
14	accordance with section $101(a)(21)$ of the Reha-
15	bilitation Act of 1973;
16	(B) the Statewide Independent Living
17	Council established under section 705 of the Re-
18	habilitation Act of 1973;
19	(C) the advisory panel established under
20	section 612(a)(21) of the Individuals with Dis-
21	abilities Education Act (20 U.S.C. 1412(a)(21));
22	(D) the State Interagency Coordinating
23	Council established under section 641 of the In-
24	dividuals with Disabilities Education Act (20
25	U.S.C. 1441);

1	(E) the State Developmental Disabilities
2	Council established under section 124 of the De-
3	velopmental Disabilities Assistance and Bill of
4	Rights Act (42 U.S.C. 6024);
5	(F) the State mental health planning coun-
6	cil established under section 1914 of the Public
7	Health Service Act (42 U.S.C. 300x-4); and
8	(G) any council established under section
9	204, $206(g)(2)(A)$, or $712(a)(3)(H)$ of the Older
10	Americans Act of 1965 (42 U.S.C. 3015,
11	3017(g)(2)(A), or 3058g(a)(3)(H)).
12	(21) Other information and assurances.—
13	Such other information and assurances as the Sec-
14	retary may reasonably require.
15	(e) Progress Reports.—Each State that receives a
16	grant under this section shall annually prepare and submit
17	to the Secretary a report that documents progress in meet-
18	ing the goals described in subsection (d)(7) and maintain-
19	ing a comprehensive statewide program of technology-relat-
20	ed assistance, including—
21	(1) the results of the annual assessment described
22	$in \ subsection \ (d)(8);$
23	(2) to the extent not addressed through the meas-
24	urement and assessment conducted under paragraph
25	(7) or (8) of subsection (d), a description of the ca-

pacity building and advocacy activities carried out by the State, including a description of any written policies and procedures that the State has developed and implemented regarding access to, provision of, and funding for, assistive technology devices and assistive technology services, particularly policies and procedures regarding access to, provision of, and funding for, such devices and services under education (including special education), vocational rehabilitation, and medical assistance programs;

(3) if not addressed under paragraph (1) or (2), a description of the degree of involvement of various State agencies and private entities, especially agencies and entities involved in providing health insurance and education, in the development, implementation, and evaluation of the program, including a description of any interagency agreements that the State has developed and implemented regarding access to, provision of, and funding for, assistive technology devices and assistive technology services, such as agreements that identify available resources for assistive technology devices and the responsibility of each such agency or entity for paying for such devices and services: and

1	(4) any other information the Secretary may
2	reasonably require.
3	SEC. 103. SUPPLEMENTARY MILLENNIUM GRANTS TO
4	STATES FOR STATE AND LOCAL CAPACITY
5	BUILDING.
6	(a) Grants to States.—
7	(1) In General.—The Secretary shall award
8	supplementary grants, on a competitive basis—
9	(A) to States, to carry out 1 or more of the
10	targeted activities described in subsection (b) to
11	expand the capacity of the States to address the
12	unmet assistive technology needs of individuals
13	with disabilities; or
14	(B) to States, to provide funds to local enti-
15	ties on a competitive basis, through subgrants or
16	any other mechanism, to enable each such local
17	entity to carry out 1 of the targeted activities de-
18	scribed in subsection (c) to expand the capacity
19	of the local entities to address the unmet needs
20	of individuals with disabilities for assistive tech-
21	nology and assistive technology services, espe-
22	cially the unmet needs of underrepresented popu-
23	lations.
24	(2) Period.—The Secretary shall award the
25	grants for periods of not more than 5 years.

1	(3) Eligible states.—To be eligible to receive
2	a grant under this section, a State shall have received
3	a grant under section 102.

- 4 (b) STATEWIDE CAPACITY BUILDING ACTIVITIES.—
 5 The State may use funds made available through a grant
 6 described in subsection (a)(1)(A) to carry out 1 or more
 7 of the following activities:
- (1) Obtaining, under State law or through other equivalent means, the compliance of all public agen-cies in the State with section 508 of the Rehabilita-tion Act of 1973, which shall include establishing a mechanism for informing individuals with disabil-ities of their rights with regard to such section 508, addressing their complaints, and establishing a lead agency to monitor and enforce compliance with such section 508.
 - (2) Developing and implementing, documenting, and reviewing a plan for enhancing the participation of all individuals with disabilities in the State, in education, employment, transportation, and communication, and enhancing general access of the individuals, in ways that complement and exceed the requirements for public and private entities under the Americans with Disabilities Act of 1990 (42 U.S.C. 12101 et seq.), through—

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1	(A) incorporating concepts of universal de-
2	sign in physical structures, products, and serv-
3	$ices;\ or$
4	(B) providing fiscal-related incentives to
5	public and private telecommunication ventures.
6	(3) Developing and implementing activities for
7	incorporating the principles of universal design in the
8	construction and renovation of facilities, information
9	technology and telecommunications, and other prod-
10	ucts and services such as transportation.
11	(4) Planning and adopting State personnel
12	standards or professional certification procedures that
13	apply to individuals who, or entities that, provide as-
14	sistive technology services.
15	(5) Conducting evaluations of assistive tech-
16	nology devices and assistive technology services, in-
17	cluding computer software, for the purpose of evaluat-
18	ing and documenting the effectiveness, benefits, and
19	compatibility of the devices or services with other
20	technologies, for individuals with disabilities.
21	(6) Engaging in another activity, pursuant to a
22	priority mechanism announced by the Secretary, that
23	will have a statewide impact and address the unmet
24	assistive technology needs of individuals with disabil-

ities.

1	(c) Local Capacity Building Activities.—The
2	State may use funds made available through a grant de-
3	scribed in subsection (a)(1)(B) to provide funds to local en-
4	tities that submit acceptable plans, to enable each such local
5	entity to carry out 1 of the following activities:
6	(1) Developing and implementing micro-loan
7	and alternative financing programs.
8	(2) Planning and carrying out equipment dem-
9	onstrations in community settings frequented by the
10	public.
11	(3) Developing and implementing an equipment
12	loan program involving long-term and short-term
13	loans.
14	(4) Developing and implementing an equipment
15	recycling program.
16	(5) Developing and implementing outreach ac-
17	tivities and training, especially empowerment train-
18	ing, for individuals with disabilities, teachers and
19	parents of individuals with disabilities, and under-
20	served populations.
21	(6) Carrying out other initiatives, including
22	model innovative initiatives, that meet an unmet
23	local need related to assistive technology.
24	(d) Amounts of Supplementary Grants.—

1	(1) Payments to states.—The Secretary shall
2	make payments to States and to outlying areas that
3	successfully compete for supplementary grants award-
4	ed under this section, in accordance with the require-
5	ments of this section.
6	(2) Obligation and expenditure.—A State
7	that receives a grant under this section may obligate
8	and expend the funds made available through the
9	grant during the period of the grant.
10	(3) Matching requirement.—A State that re-
11	ceives a grant under this section in an amount that
12	exceeds \$250,000 shall make available non-Federal
13	contributions in an amount not less than \$1 for every
14	\$2 of the amount that exceeds \$250,000.
15	(e) Applications.—Any State that desires to receive
16	a grant under this section shall submit to the Secretary an
17	application, at such time, and in such manner, as the Sec-
18	retary may require, that contains the following information
19	and assurances:
20	(1) Partners.—
21	(A) State assistive technology of-
22	FICE.—An assurance that the State Assistive
23	Technology Office designated under section
24	102(d)(1)(A) participated in the development of
25	the application and will participate in the im-

1	plementation of the activities to be carried out
2	under the grant, even if the State Assistive Tech-
3	nology Office is not the grant applicant under
4	this section.
5	(B) Partners.—A description of the part-
6	ners of the State involved in carrying out state-
7	wide activities under the grant, including—
8	(i) the identity of each partner;
9	(ii) the role of each partner in the de-
10	velopment of the application;
11	(iii) the capacity of each partner to
12	contribute to the grant activities; and
13	(iv) the contribution of each partner to
14	the grant activities.
15	(2) Targeted individuals.—A description of
16	how targeted individuals, especially individuals with
17	disabilities who use assistive technology, were involved
18	in the development of the application and will be in-
19	volved in the implementation of the activities to be
20	carried out under the grant.
21	(3) Data.—Data that affected the selection of the
22	activities to be carried out under the grant.
23	(4) Resources.—A description of State re-
24	sources and other resources that have been committed
25	to carry out the activities.

1	(5) Goals and activities.—
2	(A) In general.—A description of—
3	(i) the goals the State has set for the
4	supplementary grant; and
5	(ii) the activities the State will under-
6	take to achieve such goals, in accordance
7	with the requirements of subsections (b) and
8	(c).
9	(B) Measures of goal achievement.—A
10	description of how the State will measure wheth-
11	er the goals set by the State have been achieved.
12	(C) Involvement of individuals with
13	DISABILITIES OF ALL AGES AND THEIR FAMI-
14	Lies.—A description of how individuals with
15	disabilities of all ages and their families—
16	(i) were involved in selecting—
17	(I) the goals;
18	(II) the activities to be undertaken
19	in achieving the goals; and
20	(III) the measures to be used in
21	judging if the goals have been achieved;
22	and
23	(ii) will be involved in measuring
24	whether the goals have been achieved.

1	(6) Annual assessment.—An assurance that
2	the State will conduct an annual assessment of the
3	activities carried out under the grant, in order to de-
4	termine—
5	(A) the extent to which the goals described
6	in paragraph (5) have been achieved; and
7	(B) the areas of need that require attention
8	in the next year.
9	(7) Use of funds.—An assurance that funds
10	received through the grant will be expended in accord-
11	ance with the provisions of this section and of the ap-
12	plication.
13	(8) Supplement other funds.—An assurance
14	that funds received through the grant will be used to
15	supplement, and not supplant, funds available from
16	other sources for any activity carried out under the
17	grant.
18	(9) Reports.—An assurance that the State will,
19	or will ensure that a recipient of assistance through
20	the grant will—
21	(A) prepare reports to the Secretary at such
22	time, in such manner, and containing such in-
23	formation as the Secretary may require to carry
24	out the functions of the Secretary under this sec-
25	tion or section 105: and

1 (B) keep such records and allow access to 2 such records as the Secretary may require to en-3 sure the correctness and verification of informa-4 tion provided to the Secretary under this para-5 graph. 6

(10) Commingling of Funds.—

- (A) In general.—An assurance that funds received through the grant will not be commingled with State or other funds.
- Construction.—Subparagraph shall not be construed to prevent, subject to such requirements as the Secretary may establish concerning documentation satisfactory to the Secretary, pooling of funds received through the grant with other public or private funds to achieve a goal specified in the grant application involved, as approved by the Secretary.
- (11) Fiscal control and accounting proce-DURES.—An assurance that the State will adopt, and will ensure that a recipient of assistance through the grant will adopt, such fiscal control and accounting procedures as may be necessary to ensure proper disbursement of and accounting for funds received through the grant.

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- 1 (12) AUTHORITY TO USE FUNDS.—An assurance 2 that, the partners described in paragraph (1)(B) will 3 have the authority to use funds made available 4 through a grant awarded under this section.
 - (13) Limit on indirect costs.—An assurance that the percentage of the funds made available under the grant that is used for indirect costs shall not exceed 10 percent.
 - (14) OTHER INFORMATION AND ASSURANCES.— Such other information and assurances as the Secretary may reasonably require.

12 (f) Submission.—

- (1) Joint Submission.—When a State submits the State technology plan for the State under section 102(d), the State may jointly submit an application described in subsection (e) for funding activities under this section.
- (2) SEPARATE INFORMATION.—In making such a joint submission the State shall distinguish between activities to be carried out under a grant awarded under section 102 and activities to be carried out under a grant awarded under this section, and include a budget that separately reflects proposed expenditures for the 2 types of grant activities for each fiscal year involved.

1	(g) Progress Reports.—Each State that receives a
2	grant under this section, and any other entity that receives
3	assistance through a grant awarded under this section, shall
4	annually prepare and submit to the Secretary a report that
5	documents the progress of the State or entity in meeting
6	the goals described in subsection (e)(5), and any other infor-
7	mation the Secretary may reasonably require.
8	SEC. 104. STATE GRANTS FOR PROTECTION AND ADVOCACY
9	RELATED TO ASSISTIVE TECHNOLOGY.
10	(a) Grants to States.—
11	(1) In general.—On the appropriation of funds
12	under section 107, the Secretary shall make a grant
13	to an entity in each State to support protection and
14	advocacy services through the systems established to
15	provide protection and advocacy services under the
16	Developmental Disabilities Assistance and Bill of
17	Rights Act (42 U.S.C. 6000 et seq.) for the purposes
18	of assisting in the acquisition, utilization, or mainte-
19	nance of assistive technology or assistive technology
20	services for individuals with disabilities.
21	(2) Certain states.—Notwithstanding para-
22	graph (1), for a State that, on the day before the date
23	of enactment of this Act, was described in section
24	102(f)(1) of the Technology-Related Assistance for In-
25	dividuals With Disabilities Act of 1988, the Secretary

1 shall make the grant to the lead agency designated 2 under section 101(d) or the State Assistive Technology 3 Office designated under section 102(d)(1)(A) in that 4 State, whichever is appropriate. The lead agency or 5 office shall determine how the funds made available 6 under this section shall be divided among the entities that were providing protection and advocacy services 7 8 in that State on that day, and distribute the funds 9 to the entities. In distributing the funds, the lead agency or office shall not establish any further eligi-10 11 bility or procedural requirements for an entity in 12 that State that supports protection and advocacy 13 services through the systems established to provide 14 protection and advocacy services under the Develop-15 mental Disabilities Assistance and Bill of Rights Act 16 (42 U.S.C. 6000 et seq.). Such an entity shall comply 17 with the same requirements (including reporting and 18 enforcement requirements) as any other entity that re-19 ceives funding under paragraph (1).

- (3) Periods.—The Secretary shall provide assistance through such a grant to a State for 6 years.

 (b) Amount of Financial Assistance.—
- (1) GRANTS TO OUTLYING AREAS.—From the funds appropriated under section 107(a) and reserved under clause (ii) of subparagraph (A), (B), or (C) of

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- section 107(b)(1) for any fiscal year, the Secretary shall make a grant in an amount of not more than \$30,000 to each eligible system within an outlying area.
 - (2) Grants to states.—For any fiscal year, after reserving funds to make grants under paragraph (1), the Secretary shall make allotments from the remainder of the funds described in paragraph (1) in accordance with paragraph (3) to eligible systems within States to support protection and advocacy services as described in subsection (a). The Secretary shall make grants to the eligible systems from the allotments.

(3) Systems within states.—

- (A) POPULATION BASIS.—Except as provided in subparagraph (B), from such remainder for each fiscal year, the Secretary shall make an allotment to the eligible system within a State of an amount bearing the same ratio to such remainder as the population of the State bears to the population of all States.
- (B) MINIMUMS.—Subject to the availability of appropriations to carry out this section, the allotment to any system under subparagraph (A) shall be not less than \$50,000, and the allotment

- to any system under this paragraph for any fiscal year that is less than \$50,000 shall be increased to \$50,000.
 - (4) ADJUSTMENT FOR INFLATION.—For any fiscal year, beginning in fiscal year 2000, in which the total amount appropriated and reserved as described in paragraph (1) exceeds the total amount so appropriated and reserved for the preceding fiscal year, the Secretary shall increase each of the minimum allotments under paragraph (3)(B) by a percentage that shall not exceed the percentage increase in the total amount so appropriated and reserved between the preceding fiscal year and the fiscal year involved.
 - (5) PROPORTIONAL REDUCTION.—To provide minimum allotments to systems within States (as increased under paragraph (4)) under paragraph (3)(B), the Secretary shall proportionately reduce the allotments of the remaining systems within States under paragraph (3), with such adjustments as may be necessary to prevent the allotment of any such remaining system within a State from being reduced to less than the minimum allotment for a system within a State (as increased under paragraph (4)) under paragraph (3)(B).

1 (6) Reallotment.—Whenever the Secretary de-2 termines that any amount of an allotment under 3 paragraph (3) to a system within a State for any fis-4 cal year will not be expended by such system in car-5 rying out the provisions of this section, the Secretary 6 shall make such amount available for carrying out the 7 provisions of this section to 1 or more of the systems 8 that the Secretary determines will be able to use addi-9 tional amounts during such year for carrying out 10 such provisions. Any amount made available to a sys-11 tem for any fiscal year pursuant to the preceding sen-12 tence shall, for the purposes of this section, be re-13 garded as an increase in the allotment of the system 14 (as determined under the preceding provisions of this 15 section) for such year.

- 16 (c) Report to Secretary.—An entity that receives 17 a grant under this section shall annually prepare and sub-18 mit to the Secretary a report that contains such informa-19 tion as the Secretary may require, including documentation 20 of the progress of the entity in—
- 21 (1) conducting consumer-responsive activities, 22 including activities that will lead to increased access, 23 for individuals with disabilities, to funding for assist-24 ive technology devices and assistive technology serv-25 ices:

- (2) engaging in informal advocacy to assist in
 securing assistive technology and assistive technology
 services for individuals with disabilities:
 - (3) engaging in formal representation for individuals with disabilities to secure systems change, and in advocacy activities to secure assistive technology and assistive technology services for individuals with disabilities;
 - (4) developing and implementing strategies to enhance the long-term abilities of individuals with disabilities and their family members, guardians, advocates, and authorized representatives to advocate the provision of assistive technology devices and assistive technology services to which the individuals with disabilities are entitled under law other than this Act; and
 - (5) coordinating activities with protection and advocacy services funded through sources other than this title, and coordinating activities with the capacity building and advocacy activities carried out by the lead agency or State Assistive Technology Office, as appropriate.
- 23 (d) Reports and Updates to State Agencies.— 24 An entity that receives a grant under this section shall pre-25 pare and submit to the State Assistive Technology Office

1	the report described in subsection (c) and quarterly updates
2	concerning the activities described in subsection (c).
3	(e) Coordination.—On making a grant under this
4	section to an entity in a State, the Secretary shall solicit
5	and consider the opinions of the lead agency of the State
6	designated under section 101(d), or the State Assistive Tech-
7	nology Office, whichever is appropriate, with respect to ef-
8	forts at coordination, collaboration, and promoting out-
9	comes between the lead agency or the State Assistive Tech-
10	nology Office, as appropriate, and the entity that receives
11	the grant under this section.
12	SEC. 105. ADMINISTRATIVE PROVISIONS.
13	(a) Review of Participating Entities.—
14	(1) In general.—The Secretary shall assess the
15	extent to which entities that receive grants pursuant
16	to this title are complying with the applicable re-
17	quirements of this title and achieving the goals than
18	are consistent with the requirements of the grant pro-
19	grams under which the entities applied for the grants.
20	(2) Onsite visits of states receiving cer-
21	TAIN GRANTS.—
22	(A) In General.—The Secretary shall con-
23	duct an onsite visit—
24	(i) for each State that receives a grant
25	under section 101 and that would have been

1	in the third or fourth year of a second ex-
2	tension grant under the Technology-Related
3	Assistance for Individuals With Disabilities
4	Act of 1988 if that Act had been reauthor-
5	ized for that fiscal year, prior to the end
6	of that year; and
7	(ii) for each State that receives a grant
8	under section 102, prior to the end of the
9	fourth year of that grant.
10	(B) Unnecessary visits.—The Secretary
11	shall not be required to conduct a visit of a State
12	described in clause (i) or (ii) of subparagraph
13	(A) if the Secretary determines that the visit is
14	not necessary to assess whether the State is mak-
15	ing significant progress toward development and
16	implementation of a comprehensive statewide
17	program of technology-related assistance.
18	(3) Advance public notice.—The Secretary
19	shall provide advance public notice of an onsite visit
20	conducted under paragraph (2) and solicit public
21	comment through such notice from targeted individ-
22	uals, regarding State goals and related activities to

achieve such goals funded through a grant made

under section 101 or 102, as appropriate.

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- 1 (4) MINIMUM REQUIREMENTS.—At a minimum, 2 the visit shall allow the Secretary to determine the ex-3 tent to which the State is making progress in meeting 4 State goals and maintaining a comprehensive state-5 wide program of technology-related assistance consist-6 ent with the purposes described in section 2(b)(1).
 - (5) Provision of information.—To assist the Secretary in carrying out the responsibilities of the Secretary under this section, the Secretary may require States to provide relevant information.

(b) Corrective Action and Sanctions.—

- (1) Corrective action.—If the Secretary determines that an entity fails to substantially comply with the requirements of this title with respect to a grant program, the Secretary shall assist the entity through a technical assistance center funded under section 106 or other means, within 90 days after such determination, to develop a corrective action plan.
- (2) SANCTIONS.—An entity that fails to develop and comply with a corrective action plan as described in paragraph (1) during a fiscal year shall be subject to 1 of the following corrective actions selected by the Secretary:
- 24 (A) Partial or complete fund termination 25 under the grant program.

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1	(B) Ineligibility to participate in the grant
2	program in the following year.
3	(C) Reduction in funding for the following
4	year under the grant program.
5	(D) Required redesignation of the lead
6	agency designated under section 101(d) or an en-
7	tity responsible for administering the grant pro-
8	gram.
9	(3) Appeals procedures.—The Secretary shall
10	establish appeals procedures for entities that are
11	found to be in noncompliance with the requirements
12	of this title.
13	(c) Annual Report.—
14	(1) In general.—Not later than December 31 of
15	each year, the Secretary shall prepare, and submit to
16	the President and to Congress, a report on the activi-
17	ties funded under this Act, to improve the access of
18	individuals with disabilities to assistive technology
19	devices and assistive technology services.
20	(2) Contents.—Such report shall include infor-
21	mation on—
22	(A) the demonstrated successes of the funded
23	activities in improving interagency coordination
24	relating to assistive technology, streamlining ac-
25	cess to funding for assistive technology, and pro-

1	ducing beneficial outcomes for users of assistive
2	technology;
3	(B) the demonstration activities carried out
4	through the funded activities to—
5	(i) promote access to such funding in
6	public programs that were in existence on
7	the date of the initiation of the demonstra-
8	tion activities; and
9	(ii) establish additional options for ob-
10	taining such funding;
11	(C) the education and training activities
12	carried out through the funded activities to edu-
13	cate and train targeted individuals about assist-
14	ive technology, including increasing awareness of
15	funding through public programs for assistive
16	technology;
17	(D) the research activities carried out
18	through the funded activities to improve under-
19	standing of the costs and benefits of access to as-
20	sistive technology for individuals with disabil-
21	ities who represent a variety of ages and types
22	$of\ disabilities;$
23	(E) the program outreach activities to rural
24	and inner-city areas that are carried out
25	through the funded activities:

1	(F) the activities carried out through the
2	funded activities that are targeted to reach
3	underrepresented populations and rural popu-
4	lations; and
5	(G) the consumer involvement activities car-
6	ried out through the funded activities.
7	(3) Availability of assistive technology
8	DEVICES AND ASSISTIVE TECHNOLOGY SERVICES.—As
9	soon as practicable, the Secretary shall include in the
10	annual report required by this subsection information
11	on the availability of assistive technology devices and
12	assistive technology services. If the Secretary develops
13	an assistive technology taxonomy under section 216,
14	after the date of the development the Secretary shall
15	present such information in the report in a manner
16	consistent with such taxonomy.
17	(d) Effect on Other Assistance.—This title may
18	not be construed as authorizing a Federal or a State agency
19	to reduce medical or other assistance available, or to alter
20	eligibility for a benefit or service, under any other Federal
21	law.
22	SEC. 106. TECHNICAL ASSISTANCE PROGRAM.
23	(a) In General.—Through grants, contracts, or coop-
24	erative agreements, awarded on a competitive basis, the
25	Secretary is authorized to fund a technical assistance pro-

1	gram to provide technical assistance to entities, principally
2	entities funded under any of sections 101 through 104.
3	(b) INPUT.—In designing the program to be funded
4	under this section, and in deciding the differences in func-
5	tion between national and regionally based technical assist-
6	ance efforts carried out through the program, the Secretary
7	shall consider the input of the directors of comprehensive
8	statewide programs of technology-related assistance and
9	other individuals the Secretary determines to be appro-
10	priate, especially—
11	(1) individuals with disabilities who use assist-
12	ive technology and understand the barriers to the ac-
13	quisition of such technology and assistive technology
14	services;
15	(2) family members, guardians, advocates, and
16	authorized representatives of such individuals; and
17	(3) individuals employed by protection and ad-
18	vocacy systems funded under section 104.
19	(c) Scope of Technical Assistance.—
20	(1) National public internet site.—
21	(A) Establishment of internet site.—
22	The Secretary shall fund the establishment and
23	maintenance of a National Public Internet Site
24	for the purposes of providing to individuals with
25	disabilities and the general public technical as-

1	sistance and information on increased access to
2	assistive technology devices, assistive technology
3	services, and other disability-related resources.
4	(B) Eligible Entity.—To be eligible to re-
5	ceive a grant or enter into a contract or coopera-
6	tive agreement under subsection (a) to establish
7	and maintain the Internet site, an entity shall
8	be an institution of higher education that em-
9	phasizes research and engineering, has a multi-
10	disciplinary research center, and has dem-
11	onstrated expertise in—
12	(i) working with assistive technology
13	and intelligent agent interactive informa-
14	$tion\ dissemination\ systems;$
15	(ii) managing libraries of assistive
16	technology and disability-related resources;
17	(iii) delivering education, information,
18	and referral services to individuals with
19	disabilities, including technology-based cur-
20	riculum development services for adults
21	with low-level reading skills;
22	(iv) developing cooperative partner-
23	ships with the private sector, particularly
24	with private sector computer software, hard-
25	ware, and Internet services entities; and

1	(v) developing and designing advanced
2	Internet sites.
3	(C) Features of internet site.—The
4	National Public Internet Site described in sub-
5	paragraph (A) shall contain the following fea-
6	tures:
7	(i) Availability of information at
8	ANY TIME.—The site shall be designed so
9	that any member of the public may obtain
10	information posted on the site at any time.
11	(ii) Innovative automated intel-
12	LIGENT AGENT.—The site shall be con-
13	structed with an innovative automated in-
14	telligent agent that is a diagnostic tool for
15	assisting users in problem definition and
16	the selection of appropriate assistive tech-
17	nology devices and assistive technology serv-
18	ices resources.
19	(iii) Resources.—
20	(I) Library on assistive tech-
21	NOLOGY.—The site shall include access
22	to a comprehensive working library on
23	assistive technology for all environ-
24	ments, including home, workplace,

1	transportation, and other environ-
2	ments.
3	(II) Resources for a number
4	OF DISABILITIES.—The site shall in-
5	clude resources relating to the largest
6	possible number of disabilities, includ-
7	ing resources relating to low-level read-
8	ing skills.
9	(iv) Links to private sector re-
10	SOURCES AND INFORMATION.—To the extent
11	feasible, the site shall be linked to relevant
12	private sector resources and information,
13	under agreements developed between the in-
14	stitution of higher education and cooperat-
15	ing private sector entities.
16	(D) Minimum library components.—At a
17	minimum, the Internet site shall maintain up-
18	dated information on—
19	(i) how to plan, develop, implement,
20	and evaluate activities to further extend
21	comprehensive statewide programs of tech-
22	nology-related assistance, including the de-
23	velopment and replication of effective ap-
24	proaches to—

1	(I) providing information and re-
2	ferral services;
3	(II) promoting interagency co-
4	ordination of training and service de-
5	livery among public and private enti-
6	ties;
7	(III) conducting outreach to
8	underrepresented populations and
9	$rural\ populations;$
10	(IV) mounting successful public
11	awareness activities;
12	(V) improving capacity building
13	in service delivery;
14	(VI) training personnel from a
15	variety of disciplines; and
16	(VII) improving evaluation strate-
17	gies, research, and data collection;
18	(ii) effective approaches to the develop-
19	ment of consumer-controlled systems that
20	increase access to, funding for, and aware-
21	ness of, assistive technology devices and as-
22	sistive technology services;
23	(iii) successful approaches to increas-
24	ing the availability of public and private
25	funding for and access to the provision of

1	assistive technology devices and assistive
2	technology services by appropriate State
3	agencies; and
4	(iv) demonstration sites where individ-
5	uals may try out assistive technology.
6	(2) Technical assistance efforts.—In car-
7	rying out the technical assistance program, taking
8	into account the input required under subsection (b),
9	the Secretary shall ensure that entities—
10	(A) address State-specific information re-
11	quests concerning assistive technology from other
12	entities funded under this title and public enti-
13	ties not funded under this title, including—
14	(i) requests for state-of-the-art, or
15	model, Federal, State, and local laws, regu-
16	lations, policies, practices, procedures, and
17	organizational structures, that facilitate,
18	and overcome barriers to, funding for, and
19	access to, assistive technology devices and
20	assistive technology services;
21	(ii) requests for examples of policies,
22	practices, procedures, regulations, adminis-
23	trative hearing decisions, or legal actions,
24	that have enhanced or may enhance access
25	to funding for assistive technology devices

1	and assistive technology services for individ-
2	uals with disabilities;
3	(iii) requests for information on effec-
4	tive approaches to Federal-State coordina-
5	tion of programs for individuals with dis-
6	abilities, related to improving funding for
7	or access to assistive technology devices and
8	assistive technology services for individuals
9	with disabilities of all ages;
10	(iv) requests for information on effec-
11	tive approaches to the development of con-
12	sumer-controlled systems that increase ac-
13	cess to, funding for, and awareness of, as-
14	sistive technology devices and assistive tech-
15	nology services, including information on
16	the identification and description of mecha-
17	nisms and means that successfully support
18	self-help and peer mentoring groups for in-
19	dividuals with disabilities;
20	(v) other requests for technical assist-
21	ance from other entities funded under this
22	title and public entities not funded under
23	this title; and
24	(vi) other assignments specified by the
25	Secretary, including assisting entities de-

1	scribed in section 105(b) to develop correc-
2	tive action plans; and
3	(B) assist targeted individuals by dissemi-
4	nating information about—
5	(i) Federal, State, and local laws, reg-
6	ulations, policies, practices, procedures, and
7	organizational structures, that facilitate,
8	and overcome barriers to, funding for, and
9	access to, assistive technology devices and
10	assistive technology services, to promote
11	fuller independence, productivity, and in-
12	clusion in society for individuals with dis-
13	abilities of all ages; and
14	(ii) technical assistance activities un-
15	dertaken under subparagraph (A).
16	(d) Eligible Entities.—To be eligible to compete for
17	grants, contracts, and cooperative agreements under this
18	section, entities shall have documented experience with and
19	expertise in assistive technology service delivery or systems,
20	interagency coordination, and capacity building and advo-
21	cacy activities.
22	(e) APPLICATION.—To be eligible to receive a grant,
23	contract, or cooperative agreement under this section, an
24	entity shall submit an application to the Secretary at such

1	time, in such manner, and containing such information as
2	the Secretary may require.
3	SEC. 107. AUTHORIZATION OF APPROPRIATIONS.
4	(a) In General.—There are authorized to be appro-
5	priated to carry out this title \$36,000,000 for fiscal year
6	1999 and such sums as may be necessary for fiscal years
7	2000 through 2004.
8	(b) Reservations of Funds.—
9	(1) In general.—Except as provided in para-
10	graphs (2) through (4)—
11	(A) if the amount appropriated under sub-
12	section (a) for a fiscal year is less than
13	\$33,000,000—
14	(i) 87.5 percent of the amount shall be
15	reserved to fund grants under sections 101
16	and 102;
17	(ii) 7.9 percent shall be reserved to
18	fund grants under section 104; and
19	(iii) 4.6 percent shall be reserved for
20	activities funded under section 106;
21	(B) if the amount appropriated under sub-
22	section (a) for a fiscal year is not less than
23	\$33,000,000 and is less than \$36,000,000—

1	(i) 85 percent of the amount shall be
2	reserved to fund grants under sections 101
3	and 102;
4	(ii) 11 percent shall be reserved to fund
5	grants under section 104; and
6	(iii) 4 percent shall be reserved for ac-
7	tivities funded under section 106; and
8	(C) if the amount appropriated under sub-
9	section (a) for a fiscal year is not less than
10	\$36,000,000—
11	(i) 80 percent of the amount shall be
12	reserved to fund grants under sections 101,
13	102, and (to the extent provided in para-
14	graph (2)) 103;
15	(ii) 15 percent shall be reserved to fund
16	grants under section 104; and
17	(iii) 5 percent shall be reserved for ac-
18	tivities funded under section 106.
19	(2) Condition applicable to supplementary
20	GRANTS.—Beginning in fiscal year 2000, if the
21	amount appropriated under subsection (a) for a fiscal
22	year is not less than \$40,000,000, the Secretary may
23	reserve not more than 5 percent of the amount to fund
24	grants under section 103.

1	(3) Reservation for continuation of tech-
2	NICAL ASSISTANCE INITIATIVES.—For fiscal year
3	1999, the Secretary may use funds reserved under
4	clause (iii) of subparagraph (A), (B), or (C) of para-
5	graph (1) to continue funding technical assistance
6	initiatives that were funded in fiscal year 1998 under
7	the Technology-Related Assistance for Individuals
8	With Disabilities Act of 1988.
9	(4) Reservation for onsite visits.—The Sec-
10	retary may reserve, from the amount appropriated
11	under subsection (a) for any fiscal year, such sums as
12	the Secretary considers to be necessary for the pur-
13	poses of conducting onsite visits as required by section
14	105(a)(2).
15	TITLE II—NATIONAL ACTIVITIES
16	$Subtitle \ A-Rehabilitation \ Act \ of$
17	<i>1973</i>
18	SEC. 201. COORDINATION OF FEDERAL RESEARCH EF-
19	FORTS.
20	Section 203 of the Rehabilitation Act of 1973 (as
21	amended by section 405 of the Workforce Investment Act
22	of 1988) is amended—
23	(1) in subsection (a)(1), by inserting after "pro-
24	grams," insert "including programs relating to assist-

1	ive technology research and research that incorporates
2	the principles of universal design,";
3	(2) in subsection (b)—
4	(A) by inserting "(1)" before "After receiv-
5	ing";
6	(B) by striking "from individuals with dis-
7	abilities and the individuals' representatives"
8	and inserting "from targeted individuals";
9	(C) by inserting after "research" the follow-
10	ing: (including assistive technology research and
11	research that incorporates the principles of uni-
12	versal design)"; and
13	(D) by adding at the end the following:
14	"(2) In carrying out its duties with respect to the con-
15	duct of Federal research (including assistive technology re-
16	search and research that incorporates the principles of uni-
17	versal design) related to rehabilitation of individuals with
18	disabilities, the Committee shall—
19	"(A) share information regarding the range of
20	assistive technology research, and research that incor-
21	porates the principles of universal design, that is
22	being carried out by members of the Committee and
23	other Federal departments and organizations;
24	"(B) identify, and make efforts to address, gaps
25	in assistive technology research and research that in-

1	corporates the principles of universal design that are
2	not being adequately addressed;
3	"(C) identify, and establish, clear research prior-
4	ities related to assistive technology research and re-
5	search that incorporates the principles of universal
6	design for the Federal Government;
7	"(D) promote interagency collaboration and
8	joint research activities relating to assistive tech-
9	nology research and research that incorporates the
10	principles of universal design at the Federal level,
11	and reduce unnecessary duplication of effort regard-
12	ing these types of research within the Federal Govern-
13	ment; and
14	"(E) optimize the productivity of Committee
15	members through resource sharing and other cost-sav-
16	ing activities, related to assistive technology research
17	and research that incorporates the principles of uni-
18	versal design.";
19	(3) by striking subsection (c) and inserting the
20	following:
21	"(c) Not later than December 31 of each year, the Com-
22	mittee shall prepare and submit, to the President and to
23	the Committee on Education and the Workforce of the
24	House of Representatives and the Committee on Labor and
25	Human Resources of the Senate, a report that—

1	"(1) describes the progress of the Committee in
2	fulfilling the duties described in subsection (b);

- "(2) makes such recommendations as the Committee determines to be appropriate with respect to coordination of policy and development of objectives and priorities for all Federal programs relating to the conduct of research (including assistive technology research and research that incorporates the principles of universal design) related to rehabilitation of individuals with disabilities; and
- "(3) describes the activities that the Committee recommended to be funded through grants, contracts, cooperative agreements, and other mechanisms, for assistive technology research and development and research and development that incorporates the principles of universal design."; and
- (4) by adding at the end the following:

"(d)(1) In order to promote coordination and cooperation among Federal departments and agencies conducting assistive technology research programs, to reduce duplication of effort among the programs, and to increase the availability of assistive technology for individuals with disabilities, the Committee may recommend activities to be funded through grants, contracts or cooperative agreements, or

other mechanisms—

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- 1 "(A) in joint research projects for assistive tech-
- 2 nology research and research that incorporates the
- 3 principles of universal design; and
- 4 "(B) in other programs designed to promote a
- 5 cohesive, strategic Federal program of research de-
- 6 scribed in subparagraph (A).
- 7 "(2) The projects and programs described in para-
- 8 graph (1) shall be jointly administered by at least 2 agen-
- 9 cies or departments with representatives on the Committee.
- 10 "(3) In recommending activities to be funded in the
- 11 projects and programs, the Committee shall obtain input
- 12 from targeted individuals, and other organizations and in-
- 13 dividuals the Committee determines to be appropriate, con-
- 14 cerning the availability and potential of technology for in-
- 15 dividuals with disabilities.
- 16 "(e) In this section, the terms 'assistive technology',
- 17 'targeted individuals', and 'universal design' have the
- 18 meanings given the terms in section 3 of the Assistive Tech-
- 19 nology Act of 1998.".
- 20 SEC. 202. NATIONAL COUNCIL ON DISABILITY.
- 21 Section 401 of the Rehabilitation Act of 1973 (as
- 22 amended by section 407 of the Workforce Investment Act
- 23 of 1998) is amended by adding at the end the following:
- 24 "(c)(1) Not later than December 31, 1999, the Council
- 25 shall prepare a report describing the barriers in Federal

- 1 assistive technology policy to increasing the availability of
- 2 and access to assistive technology devices and assistive tech-
- 3 nology services for individuals with disabilities.
- 4 "(2) In preparing the report, the Council shall obtain
- 5 input from the National Institute on Disability and Reha-
- 6 bilitation Research and the Association of Tech Act Projects,
- 7 and from targeted individuals, as defined in section 3 of
- 8 the Assistive Technology Act of 1998.
- 9 "(3) The Council shall submit the report, along with
- 10 such recommendations as the Council determines to be ap-
- 11 propriate, to the Committee on Labor and Human Re-
- 12 sources of the Senate and the Committee on Education and
- 13 the Workforce of the House of Representatives.".
- 14 SEC. 203. ARCHITECTURAL AND TRANSPORTATION BAR-
- 15 RIERS COMPLIANCE BOARD.
- 16 (a) In General.—Section 502 of the Rehabilitation
- 17 Act of 1973 (29 U.S.C. 792) is amended—
- 18 (1) by redesignating subsections (d) through (i)
- 19 as subsections (e) through (j), respectively;
- 20 (2) by inserting after subsection (c) the follow-
- 21 ing:
- 22 "(d) Beginning in fiscal year 2000, the Access Board,
- 23 after consultation with the Secretary, representatives of
- 24 such public and private entities as the Access Board deter-
- 25 mines to be appropriate (including the electronic and infor-

1	mation technology industry), targeted individuals (as de-
2	fined in section 3 of the Assistive Technology Act of 1998),
3	and State information technology officers, shall provide
4	training for Federal and State employees on any obliga-
5	tions related to section 508 of the Rehabilitation Act of
6	1973."; and
7	(3) in the second sentence of paragraph (1) of
8	subsection (e) (as redesignated in paragraph (1)), by
9	striking "subsection (e)" and inserting "subsection
10	(f)".
11	(b) Conforming Amendment.—Section 506(c) of the
12	Rehabilitation Act of 1973 (29 U.S.C. 794(c)) is amended
13	by striking "section 502(h)(1)" and inserting "section
14	502(i)(1)".
15	Subtitle B—Other National
16	Activities
17	SEC. 211. SMALL BUSINESS INCENTIVES.
18	(a) Definition.—In this section, the term "small
19	business" means a small-business concern, as described in
20	section 3(a) of the Small Business Act (15 U.S.C. 632(a)).
21	(b) Contracts for Design, Development, and
22	Marketing.—
23	(1) In general.—The Secretary may enter into
24	contracts with small businesses, to assist such busi-
25	nesses to design, develop, and market assistive tech-

- nology devices or assistive technology services. In entering into the contracts, the Secretary may give preference to businesses owned or operated by individuals with disabilities.
- 5 (2) Small business innovative research 6 PROGRAM.—Contracts entered into pursuant to para-7 graph (1) shall be administered in accordance with 8 the contract administration requirements applicable 9 to the Department of Education under the Small 10 Business Innovative Research Program, as described 11 in section 9(g) of the Small Business Act (15 U.S.C. 12 638(g)). Contracts entered into pursuant to para-13 graph (1) shall not be included in the calculation of 14 the required expenditures of the Department under 15 section 9(f) of such Act (15 U.S.C. 638(f)).
- 16 (c) Grants for Evaluation and Dissemination of 17 Information on Effects of Technology Transfer.— 18 The Secretary may make grants to small businesses to en-19 able such businesses—
- 20 (1) to work with any entity funded by the Sec-21 retary to evaluate and disseminate information on the 22 effects of technology transfer on the lives of individ-23 uals with disabilities;

1	(2) to benefit from the experience and expertise
2	of such entities, in conducting such evaluation and
3	dissemination; and
4	(3) to utilize any technology transfer and market
5	research services such entities provide, to bring new
6	assistive technology devices and assistive technology
7	services into commerce.
8	SEC. 212. TECHNOLOGY TRANSFER AND UNIVERSAL DE-
9	SIGN.
10	(a) In General.—The Director of the National Insti-
11	tute on Disability and Rehabilitation Research may col-
12	laborate with the Federal Laboratory Consortium for Tech-
13	nology Transfer established under section 11(e) of the Ste-
14	venson-Wydler Technology Innovation Act of 1980 (15
15	U.S.C. 3710(e)), to promote technology transfer that will
16	further development of assistive technology and products
17	that incorporate the principles of universal design.
18	(b) Collaboration.—In promoting the technology
19	transfer, the Director and the Consortium described in sub-
20	section (a) may collaborate—
21	(1) to enable the National Institute on Disability
22	and Rehabilitation Research to work more effectively
23	with the Consortium, and to enable the Consortium to
24	fulfill the responsibilities of the Consortium to assist
25	Federal agencies with technology transfer under the

1	Stevenson-Wydler Technology Innovation Act of 1980
2	(15 U.S.C. 3701 et seq);

- (2) to increase the awareness of staff members of the Federal Laboratories regarding assistive technology issues and the principles of universal design;
- (3) to compile a compendium of current and projected Federal Laboratory technologies and projects that have or will have an intended or recognized impact on the available range of assistive technology for individuals with disabilities, including technologies and projects that incorporate the principles of universal design, as appropriate;
- (4) to develop strategies for applying developments in assistive technology and universal design to mainstream technology, to improve economies of scale and commercial incentives for assistive technology; and
- (5) to cultivate developments in assistive technology and universal design through demonstration projects and evaluations, conducted with assistive technology professionals and potential users of assistive technology.
- 23 (c) Grants, Contracts, and Cooperative Agree-24 ments.—The Secretary may make grants to or enter into 25 contracts or cooperative agreements with commercial, non-

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1 profit, or other organizations, including institutions of higher education, to facilitate interaction with the Consortium to achieve the objectives of this section. 3 4 Responsibilities of Consortium.—Section 11(e)(1) of the Stevenson-Wydler Technology Innovation Act of 1980 (15 U.S.C. 3710(e)(1)) is amended— 7 (1) in subparagraph (I), by striking ": and" and 8 inserting a semicolon; 9 (2) in subparagraph (I), by striking the period 10 and inserting ": and": and 11 (3) by adding at the end the following: 12 "(K) work with the Director of the National In-13 stitute on Disability and Rehabilitation Research to 14 compile a compendium of current and projected Fed-15 eral Laboratory technologies and projects that have or will have an intended or recognized impact on the 16 17 available range of assistive technology for individuals 18 with disabilities (as defined in section 3 of the Assist-19 ive Technology Act of 1998), including technologies

and projects that incorporate the principles of univer-

sal design (as defined in section 3 of such Act), as ap-

propriate.".

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1	SEC.	<i>213</i> .	UNIVERSAL	DESIGN	IN	PRODUCTS	AND	THE
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- 2 **BUILT ENVIRONMENT.**
- 3 The Secretary may make grants to commercial or other
- 4 enterprises and institutions of higher education for the re-
- 5 search and development of universal design concepts for
- 6 products (including information technology) and the built
- 7 environment. In making such grants, the Secretary shall
- 8 give preference to enterprises and institutions that are
- 9 owned or operated by individuals with disabilities. The Sec-
- 10 retary shall define the term "built environment" for pur-
- 11 poses of this section.
- 12 **SEC. 214. OUTREACH.**
- 13 (a) Assistive Technology in Rural or Impover-
- 14 ISHED URBAN AREAS.—The Secretary may make grants,
- 15 enter into cooperative agreements, or provide financial as-
- 16 sistance through other mechanisms, for projects designed to
- 17 increase the availability of assistive technology for rural
- 18 and impoverished urban populations, by determining the
- 19 unmet assistive technology needs of such populations, and
- 20 designing and implementing programs to meet such needs.
- 21 (b) Assistive Technology for Children and
- 22 OLDER INDIVIDUALS.—The Secretary may make grants,
- 23 enter into cooperative agreements, or provide financial as-
- 24 sistance through other mechanisms, for projects designed to
- 25 increase the availability of assistive technology for popu-
- 26 lations of children and older individuals, by determining

1	the unmet assistive technology needs of such populations,
2	and designing and implementing programs to meet such
3	needs.
4	SEC. 215. TRAINING PERTAINING TO REHABILITATION EN-
5	GINEERS AND TECHNICIANS.
6	(a) Grants and Contracts.—The Secretary shall
7	make grants, or enter into contracts with, public and pri-
8	vate agencies and organizations, including institutions of
9	higher education, to help prepare students, including stu-
10	dents preparing to be rehabilitation technicians, and fac-
11	ulty working in the field of rehabilitation engineering, for
12	careers related to the provision of assistive technology de-
13	vices and assistive technology services.
14	(b) Activities.—An agency or organization that re-
15	ceives a grant or contract under subsection (a) may use the
16	funds made available through the grant or contract—
17	(1) to provide training programs for individuals
18	employed or seeking employment in the field of reha-
19	bilitation engineering, including postsecondary edu-
20	cation programs;
21	(2) to provide workshops, seminars, and con-
22	ferences concerning rehabilitation engineering that re-
23	late to the use of assistive technology devices and as-
24	sistive technology services to improve the lives of indi-
25	viduals with disabilities: and

1	(3) to design, develop, and disseminate curricu-
2	lar materials to be used in the training programs,
3	workshops, seminars, and conferences described in
4	paragraphs (1) and (2).
5	SEC. 216. ASSISTIVE TECHNOLOGY TAXONOMY.
6	(a) Study.—The Secretary may, directly or (if nec-
7	essary) by entering into contracts or cooperative agreements
8	with appropriate entities, conduct a study to determine the
9	benefits of and obstacles to implementing throughout the
10	Federal Government a single assistive technology taxonomy
11	developed by the Secretary.
12	(b) Report.—Not later than December 31, 1999, the
13	Secretary shall prepare and submit to the Committee on
14	Education and the Workforce of the House of Representa-
15	tives and the Committee on Labor and Human Resources
16	of the Senate a report that contains information detailing
17	the benefits and obstacles described in subsection (a) and
18	that contains such policy recommendations as the Secretary
19	determines to be appropriate.
20	SEC. 217. PRESIDENT'S COMMITTEE ON EMPLOYMENT OF
21	PEOPLE WITH DISABILITIES.
22	(a) Programs.—The President's Committee on Em-
23	ployment of People With Disabilities (referred to in this sec-
24	tion as "the Committee") may design, develop, and imple-
25	ment programs to increase the voluntary participation of

1	the private sector in making information technology acces-
2	sible to individuals with disabilities, including increasing
3	the involvement of individuals with disabilities in the de-
4	sign, development, and manufacturing of information tech-
5	nology.
6	(b) Activities.—The Committee may carry out ac-
7	tivities through the programs that may include—
8	(1) the development and coordination of a task
9	force, which—
10	(A) shall develop and disseminate informa-
11	tion on voluntary best practices for universal ac-
12	cessibility in information technology; and
13	(B) shall consist of members of the public
14	and private sectors, including—
15	(i) representatives of organizations
16	representing individuals with disabilities,
17	and
18	(ii) individuals with disabilities; and
19	(2) the design, development, and implementation
20	of outreach programs to promote the adoption of best
21	practices referred to in paragraph $(1)(B)$.
22	(c) Coordinate Committee shall coordinate
23	the activities of the Committee under this section, as appro-
24	priate, with the activities of the National Institute on Dis-

- 1 ability and Rehabilitation Research and the activities of
- 2 the Department of Labor.
- 3 (d) Technical Assistance.—The Committee may
- 4 provide technical assistance concerning the programs car-
- 5 ried out under this section and may reserve such portion
- 6 of the funds appropriated to carry out this section as the
- 7 Committee determines to be necessary to provide the tech-
- 8 nical assistance.
- 9 (e) Definition.—In this section, the term "informa-
- 10 tion technology" means any equipment or interconnected
- 11 system or subsystem of equipment, that is used in the auto-
- 12 matic acquisition, storage, manipulation, management,
- 13 movement, control, display, switching, interchange, trans-
- 14 mission, or reception of data or information, including a
- 15 computer, ancillary equipment, software, firmware and
- 16 similar procedures, services (including support services),
- 17 and related resources.

18 SEC. 218. AUTHORIZATION OF APPROPRIATIONS.

- 19 (a) In General.—There are authorized to be appro-
- 20 priated to carry out this title and the provisions described
- 21 in subsection (b)(1), \$15,000,000 for fiscal year 1999, and
- 22 such sums as may be necessary for each of fiscal years 2000
- 23 through 2004.

1	(b) Reservations.—Of the funds appropriated under
2	subsection (a) for a fiscal year, the Secretary shall reserve
3	not less than—
4	(1) 33 percent to carry out the provisions of sec-
5	tion 203 of the Rehabilitation Act of 1973 that relate
6	to research described in section $203(b)(2)(A)$ of such
7	Act;
8	(2) 16 percent to carry out section 211;
9	(3) 4 percent to carry out section 212;
10	(4) 8 percent to carry out section 215; and
11	(5) 10 percent to carry out section 217.
12	(c) AVAILABILITY.—Amounts appropriated under sub-
13	section (a) for a fiscal year shall remain available for obli-
14	gation for the following fiscal year.
15	TITLE III—ALTERNATIVE
16	FINANCING MECHANISMS
17	SEC. 301. GENERAL AUTHORITY.
18	(a) In General.—The Secretary shall award grants
19	to States to pay for the Federal share of the cost of the estab-
20	lishment and administration of, or the expansion and ad-
21	ministration of, an alternative financing program featur-
22	ing 1 or more alternative financing mechanisms to allow
23	individuals with disabilities and their family members,
24	guardians, advocates, and authorized representatives to
25	purchase assistive technology devices and assistive tech-

1	nology services (referred to individually in this title as an
2	"alternative financing mechanism").
3	(b) Mechanisms.—The alternative financing mecha-
4	nisms may include—
5	(1) a low-interest loan fund;
6	(2) an interest buy-down program;
7	(3) a revolving loan fund;
8	(4) a loan guarantee or insurance program;
9	(5) a program operated by a partnership among
10	private entities for the purchase, lease, or other acqui-
11	sition of assistive technology devices or assistive tech-
12	nology services; or
13	(6) another mechanism that meets the require-
14	ments of this title and is approved by the Secretary.
15	(c) Requirements.—
16	(1) Period.—The Secretary may award grants
17	under this title for periods of 1 year.
18	(2) Limitation.—No State may receive more
19	than 1 grant under this title.
20	(d) Federal Share.—The Federal share of the cost
21	of the alternative financing program shall not be more than
22	50 percent.
23	(e) Construction.—Nothing in this section shall be
24	construed as affecting the authority of a State to establish
25	an alternative financing program under title I.

1 SEC. 302. AMOUNT OF GRANTS.

2	(a) In General.—
3	(1) Grants to outlying areas.—From the
4	funds appropriated under section 308 for any fiscal
5	year that are not reserved under section 308(b), the
6	Secretary shall make a grant in an amount of not
7	more than \$105,000 to each eligible outlying area.
8	(2) Grants to states.—From the funds de-
9	scribed in paragraph (1) that are not used to make
10	grants under paragraph (1), the Secretary shall make
11	grants to States from allotments made in accordance
12	with the requirements described in paragraph (3).
13	(3) Allotments.—From the funds described in
14	paragraph (1) that are not used to make grants under
15	paragraph (1)—
16	(A) the Secretary shall allot \$500,000 to
17	each State; and
18	(B) from the remainder of the funds—
19	(i) the Secretary shall allot to each
20	State an amount that bears the same ratio
21	to 80 percent of the remainder as the popu-
22	lation of the State bears to the population
23	of all States; and
24	(ii) the Secretary shall allot to each
25	State with a population density that is not
26	more than 10 percent greater than the pop-

1	ulation density of the United States (ac-
2	cording to the most recently available cen-
3	sus data) an equal share from 20 percent of
4	the remainder.
5	(b) Insufficient Funds.—If the funds appropriated
6	under this title for a fiscal year are insufficient to fund
7	the activities described in the acceptable applications sub-
8	mitted under this title for such year, a State whose applica-
9	tion was approved for such year but that did not receive
10	a grant under this title may update the application for the
11	succeeding fiscal year. Priority shall be given in such suc-
12	ceeding fiscal year to such updated applications, if accept-
13	able.
14	(c) Definitions.—In subsection (a):
15	(1) Outlying Area.—The term "outlying area"
16	means the United States Virgin Islands, Guam,
17	American Samoa, and the Commonwealth of the
18	Northern Mariana Islands.
19	(2) State.—The term "State" does not include
20	the United States Virgin Islands, Guam, American
21	Samoa, and the Commonwealth of the Northern Mari-
22	ana Islands.

1 SEC. 303. APPLICATIONS AND PROCEDURES.

2	(a) Eligibility.—States that receive or have received
3	grants under section 101 or 102 and comply with subsection
4	(b) shall be eligible to compete for grants under this title.
5	(b) Application.—To be eligible to compete for a
6	grant under this title, a State shall submit an application
7	to the Secretary at such time, in such manner, and contain-
8	ing such information as the Secretary may require, includ-
9	ing—
10	(1) an assurance that the State will provide the
11	non-Federal share of the cost of the alternative financ-
12	ing program in cash, from State, local, or private
13	sources;
14	(2) an assurance that the alternative financing
15	program will continue on a permanent basis;
16	(3) an assurance that, and information describ-
17	ing the manner in which, the alternative financing
18	program will expand and emphasize consumer choice
19	and control;
20	(4) an assurance that the funds made available
21	through the grant to support the alternative financing
22	program will be used to supplement and not supplant
23	other Federal, State, and local public funds expended
24	to provide alternative financing mechanisms;
25	(5) an assurance that the State will ensure
26	that—

1	(A) all funds that support the alternative fi-
2	nancing program, including funds repaid during
3	the life of the program, will be placed in a per-
4	manent separate account and identified and ac-
5	counted for separately from any other fund;
6	(B) if the organization administering the
7	program invests funds within this account, the
8	organization will invest the funds in low-risk se-
9	curities in which a regulated insurance company
10	may invest under the law of the State; and
11	(C) the organization will administer the
12	funds with the same judgment and care that a
13	person of prudence, discretion, and intelligence
14	would exercise in the management of the finan-
15	cial affairs of such person;
16	(6) an assurance that—
17	(A) funds comprised of the principal and
18	interest from the account described in paragraph
19	(5) will be available to support the alternative fi-
20	nancing program; and
21	(B) any interest or investment income that
22	accrues on or derives from such funds after such
23	funds have been placed under the control of the
24	organization administering the alternative fi-

nancing program, but before such funds are dis-

1	tributed for purposes of supporting the program,
2	will be the property of the organization admin-
3	istering the program; and
4	(7) an assurance that the percentage of the funds
5	made available through the grant that is used for in-
6	direct costs shall not exceed 10 percent.
7	(c) Limit.—The interest and income described in sub-
8	section (b)(6)(B) shall not be taken into account by any
9	officer or employee of the Federal Government for purposes
10	of determining eligibility for any Federal program.
11	SEC. 304. CONTRACTS WITH COMMUNITY-BASED ORGANIZA-
12	TIONS.
13	(a) In General.—A State that receives a grant under
14	this title shall enter into a contract with a community-
15	based organization (including a group of such organiza-
16	tions) that has individuals with disabilities involved in or-
17	ganizational decisionmaking at all organizational levels, to
18	administer the alternative financing program.
19	(b) Provisions.—The contract shall—
20	(1) include a provision requiring that the pro-
21	gram funds, including the Federal and non-Federal
22	shares of the cost of the program, be administered in
23	a manner consistent with the provisions of this title;

1	(2) include any provision the Secretary requires
2	concerning oversight and evaluation necessary to pro-
3	tect Federal financial interests; and
4	(3) require the community-based organization to
5	enter into a contract, to expand opportunities under
6	this title and facilitate administration of the alter-
7	native financing program, with—
8	(A) commercial lending institutions or or-
9	ganizations; or
10	(B) State financing agencies.
11	SEC. 305. GRANT ADMINISTRATION REQUIREMENTS.
12	A State that receives a grant under this title and any
13	community-based organization that enters into a contract
14	with the State under this title, shall submit to the Secretary,
15	pursuant to a schedule established by the Secretary (or if
16	the Secretary does not establish a schedule, within 12
17	months after the date that the State receives the grant), each
18	of the following policies or procedures for administration
19	of the alternative financing program:
20	(1) A procedure to review and process in a time-
21	ly manner requests for financial assistance for imme-
22	diate and potential technology needs, including con-
23	sideration of methods to reduce paperwork and dupli-
24	cation of effort, particularly relating to need, eligi-
25	bility, and determination of the specific assistive tech-

1	nology device or service to be financed through the
2	program.
3	(2) A policy and procedure to assure that access
4	to the alternative financing program shall be given to
5	consumers regardless of type of disability, age, income
6	level, location of residence in the State, or type of as-
7	sistive technology device or assistive technology service
8	for which financing is requested through the program.
9	(3) A procedure to assure consumer-controlled
10	oversight of the program.
11	SEC. 306. INFORMATION AND TECHNICAL ASSISTANCE.
12	(a) In General.—The Secretary shall provide infor-
13	mation and technical assistance to States under this title,
14	which shall include—
15	(1) providing assistance in preparing applica-
16	tions for grants under this title;
17	(2) assisting grant recipients under this title to
18	develop and implement alternative financing pro-
19	grams; and
20	(3) providing any other information and tech-
21	nical assistance the Secretary determines to be appro-
22	priate to assist States to achieve the objectives of this
23	title.
24	(b) Grants, Contracts, and Cooperative Agree-
25	MENTS.—The Secretary shall provide the information and

1	technical assistance described in subsection (a) through
2	grants, contracts, and cooperative agreements with public
3	or private agencies and organizations, including institu-
4	tions of higher education, with sufficient documented expe-
5	rience, expertise, and capacity to assist States in the devel-
6	opment and implementation of the alternative financing
7	programs carried out under this title.
8	SEC. 307. ANNUAL REPORT.
9	Not later than December 31 of each year, the Secretary
10	shall submit a report to the Committee on Education and
11	the Workforce of the House of Representatives and the Com-
12	mittee on Labor and Human Resources of the Senate de-
13	scribing the progress of each alternative financing program
14	funded under this title toward achieving the objectives of
15	this title. The report shall include information on—
16	(1) the number of grant applications received
17	and approved by the Secretary under this title, and
18	the amount of each grant awarded under this title;
19	(2) the ratio of funds provided by each State for
20	the alternative financing program of the State to
21	funds provided by the Federal Government for the
22	program;
23	(3) the type of alternative financing mechanisms

used by each State and the community-based organi-

- zation with which each State entered into a contract,
 under the program; and
- 4 through the program (who shall be classified by age,
 5 type of disability, type of assistive technology device
 6 or assistive technology service financed through the
 7 program, geographic distribution within the State,
 8 gender, and whether the consumers are part of an
 9 underrepresented population or rural population).

10 SEC. 308. AUTHORIZATION OF APPROPRIATIONS.

- 11 (a) In General.—There are authorized to be appro-
- 12 priated to carry out this title \$25,000,000 for fiscal year
- 13 1999 and such sums as may be necessary for each of fiscal
- 14 years 2000 through 2004.
- 15 (b) Reservation.—Of the amounts appropriated
- 16 under subsection (a) for a fiscal year, the Secretary shall
- 17 reserve 2 percent for the purpose of providing information
- 18 and technical assistance to States under section 306.
- 19 (c) AVAILABILITY.—Amounts appropriated under sub-
- 20 section (a) for a fiscal year shall remain available for obli-
- 21 gation for the following fiscal year.

1 TITLE IV—REPEAL AND 2 CONFORMING AMENDMENTS

3	SEC. 401. REPEAL.
4	The Technology-Related Assistance for Individuals
5	With Disabilities Act of 1988 (29 U.S.C. 2201 et seq.) is
6	repealed.
7	SEC. 402. CONFORMING AMENDMENTS.
8	(a) Definitions.—Section 6 of the Rehabilitation Act
9	of 1973 (as amended by section 403 of the Workforce Invest-
10	ment Act of 1998) is amended—
11	(1) in paragraph (3), by striking "section 3(2)
12	of the Technology-Related Assistance for Individuals
13	With Disabilities Act of 1988 (29 U.S.C. 2202(2))"
14	and inserting "section 6 of the Assistive Technology
15	Act of 1998"; and
16	(2) in paragraph (4), by striking "section 3(3)
17	of the Technology-Related Assistance for Individuals
18	With Disabilities Act of 1988 (29 U.S.C. 2202(3))"
19	and inserting "section 6 of the Assistive Technology
20	Act of 1998".
21	(b) Research and Other Covered Activities.—
22	Section 204(b)(3) of the Rehabilitation Act of 1973 (as
23	amended by section 405 of the Workforce Investment Act
24	of 1998) is amended—

1	(1) in $subparagraph$ (C)(i), by $striking$ "the
2	Technology-Related Assistance for Individuals With
3	Disabilities Act of 1988 (29 U.S.C. 2201 et seq.)" and
4	inserting "the Assistive Technology Act of 1998"; and
5	(2) in subparagraph $(G)(i)$, by striking "the
6	Technology-Related Assistance for Individuals With
7	Disabilities Act of 1988 (29 U.S.C. 2201 et seq.)" and
8	inserting "the Assistive Technology Act of 1998".
9	(c) Protection and Advocacy.—Section 509(a)(2)
10	of the Rehabilitation Act of 1973 (as amended by section
11	408 of the Workforce Investment Act of 1998) is amended
12	$by\ striking\ ``the\ Technology-Related\ Assistance\ for\ Individ-$
13	uals With Disabilities Act of 1988 (42 U.S.C. 2201 et seq.)"
14	and inserting "the Assistive Technology Act of 1998".